IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

Case No.

Plaintiff,

VS.

CLASS ACTION COMPLAINT

CHUNGHWA PICTURE TUBES, LTD.;
CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn.
Bhd.; LG ELECTRONICS, INC.; LP DISPLAYS;
ROYAL PHILIPS ELECTRONICS N.V.; TOSHIBA
CORPORATION; TOSHIBA MATSUSHITA
DISPLAY TECHNOLOGY CO, LTD.; MATSUSHITA
ELECTRIC INDUSTRIAL CO., LTD; MT PICTURE
DISPLAY; HITACHI LTD.; HITACHI AMERICA
LTD.; HITACHI ASIA, LTD.; PANASONIC
CORPORATION OF NORTH AMERICA; and
SAMTEL COLOR, LTD.;

JURY TRIAL DEMANDED

Defendants.

Plaintiff, Princeton Display Technologies, Inc., individually and on behalf of a class of all those similarly situated, brings this action ("Complaint") for treble damages and injunctive relief under the antitrust laws of the United States. Plaintiff alleges as follows:

NATURE OF THE CASE

- 1. Plaintiff alleges a conspiracy to fix, raise, maintain and/or stabilize prices in the Cathode Ray Tubes ("CRTs") Industry, as defined below, sold in the United States and/or to allocate markets and customers for the sale of CRT products in the United States.
- 2. This action is brought on behalf of all individuals and entities which purchased CRT products in the United States directly from defendants, their predecessors or their controlled

subsidiaries from at least as early as November 28, 2003 to date (the "Class"). At all relevant times herein, defendants and their co-conspirators were involved in the manufacture, distribution, and/or sale of CRT Products. Defendants and their co-conspirators agreed, combined, and conspired with each other to fix, raise, maintain and/or stabilize the price of CRT Products and to allocate markets and/or customers in the United States. Because of defendants' unlawful conduct, Plaintiff paid higher prices for CRT Products than it would have paid absent the conspiracy and, as a result, has been damaged.

JURISDICTION AND VENUE

- 3. This action is instituted under Sections 4 and 16 of the Clayton Act, 15 U.S.C. §§ 15 and 26, to obtain injunctive relief and to recover treble damages and the costs of this suit, including reasonable attorneys' fees, against defendants for damages sustained by Plaintiff for violations of Section 1 of the Sherman Act, 15 U.S.C. § 1.
- 4. Jurisdiction is conferred upon this Court by 28 U.S.C. § 1337 and by Sections 4 and 16 of the Clayton Act, 15 U.S.C. § and 26.
- 5. Venue is laid in this district pursuant to Sections 4, 12 and 16 of the Clayton Act, 15 U.S.C. §§ 22 and 26 and 28 U.S.C. § 1391(b), (c) and (d). Venue is proper in this judicial district because during the relevant period one or more of the defendants resided, transacted business, was found, or had agents in this district.
- 6. The activities of the defendants and their co-conspirators, as described herein, were within the flow of, were intended to, and did have a substantial effect on the foreign and interstate commerce of the United States.

DEFINITIONS

- 7. As used herein, the term "CRT Products" means Cathode-ray Tubes ("CRTs"), and products using CRTs such as older style televisions and computer monitors.
- 8. As used herein, the term "Class Period" means the time period extending from at least November 28, 2003 to date.

THE PARTIES

Plaintiff

9. Plaintiff Princeton Display Technologies, Inc. ("Plaintiff") was at all relevant times a New Jersey corporation with its principal place of business located at 812 State Road, Unit 206, Princeton, NJ 08540. During the relevant time period, Plaintiff purchased CRT Products in the United States directly from one or more of the defendants or their coconspirators.

Defendant

- 10. Defendant Chunghwa Picture Tubes, Ltd. is a Taiwanese corporation with its headquarters at 1127 Hopin Road, Padeh City, Taoyuan, Taiwan, R.O.C. During the time period cover by this complaint, Chunghwa Picture Tubes Ltd. manufactured, sold and distributed CRT Products to customers throughout the United States.
- 11. Defendant Chunghwa Picture Tubes (Malaysia) Sdn. Bhd. is a wholly owned and controlled subsidiary of defendant Chunghwa Picture Tubes, Ltd. and is a business entity organized under the laws of Malaysia, with its principal place of business at Lot 1, Subang Hi-Tech Industrial Park. Batu Tiga 40000 Shah Alam, Selangor, Malaysia. During the Class Period, Chunghwa Picture Tubes (Malaysia) Sdn. Bhd. manufactured, sold and distributed CRT Products

to customers throughout the United States. Chunghwa Picture Tubes, Ltd. and Chunghwa Picture Tubes (Malaysia) Sdn. Bhd. are referred to collectively herein as "Chunghwa."

- 12. Defendant LG Electronics, Inc. ("LG Electronics") is a Korean entity with its principal place of business located at LG Twin Towers, 20 Yeouido-dong, Yeoungdeungpo-gu, Seoul 150-721, South Korea. LG Electronics U.S. corporate headquarters is located at 1000 Sylvan Avenue, Englewood Cliffs, NJ 07632. During the Class Period, LG Electronics manufactured, sold and distributed CRT Products to customers throughout the United States.
- Defendant LP Displays, formerly LG Philips Displays, was originally created in 2001 as a joint venture between LG Electronics of Korea and Royal Philips Electronics of the Netherlands. It became LP Displays effective April 1, 2007. LP Displays is organized under the laws of Hong Kong with its principal place of business at 308 Des Voeux Road Central, 6th Floor, ING Tower, Sheung Wan, Hong Kong. During the class period LP Displays manufactured, sold and distributed CRT Products to customers throughout the United States.
- 14. Defendant Royal Philips Electronics N.V. ("Royal Philips") is a business entity organized under the laws of the Netherlands with its headquarters located at Amstelplein 2, Breitner Center, P.O. Box 77900, 1070 MX Amsterdam, The Netherlands. Royal Philips U.S. corporate office is located at Philips Electronics North America Corporation, 1251 Avenue of the Americas, New York, NY 10020. During the Class Period, Royal Philips manufactured, sold and distributed CRT Products to customers throughout the United States.
- 15. Defendant Toshiba Corporation ("Toshiba") is a business entity organized under the laws of Japan, with its principal place of business at 1-1, Shibaura 1-chome, Minato-ku, Tokyo 105-8001, Japan. Toshiba's U.S. headquarters is located at 1251 Avenue of the

Americas, Ste. 4110, New York, NY 10020. During the Class Period, Toshiba Corporation manufactured, sold and distributed CRT Products to customers throughout the United States.

- 16. Defendant Matsushita Electric Industrial Co., Ltd. is a business entity organized under the laws of Japan with its principal place of business located at 1006 Oaza Kadoma, Kadoma, Osaka 571-8501, Japan. During the Class Period, Matsushita manufactured, sold and distributed CRT Products to customers throughout the United States.
- Display Co., Ltd., was originally created in 2003 as a joint venture between Matshustita Electric Display Co., and Toshiba Corporation of Japan. MT Picture Display Co., Ltd. is a wholly owned and controlled subsidiary of defendant Matsushita Electric Industrial Co., Ltd. and is a business entity organized under the laws of Japan, with its principal place of business at 1006 Oaza Kadoma, Kadoma, Osaka 571-8501, Japan. MT Picture Displays U.S. corporate office is located at 360 S Patterson Blvd B, Dayton, OH 45402-2866. During the Class Period, MT Picture Display Co., Ltd. manufactured, sold and distributed CRT Products to customers throughout the United States.
- 18. Defendant Panasonic Corporation of North America is a wholly owned and controlled subsidiary of defendant Matsushita Electric Industrial Co., Ltd. and is incorporated in Delaware with its principal place of business located at One Panasonic Way, Secaucus, NJ 07094. During the Class Period, Panasonic of North America manufactured, sold and distributed CRT Products to customers throughout the United States. Matsushita Electric Industrial Co., Ltd., MT Picture Display Co., Ltd., and Panasonic of North America are referred to collectively herein as "Matsushita."

- 19. Defendant Hitachi, Ltd. is a business entity organized under the laws of Japan, with its principal place of business at 6-1 Marunouchi Center Building 13F Chiyoda-ku, Tokyo 100-8220, Japan. During the Class Period, Hitachi Ltd. manufactured, sold and distributed CRT Products to customers throughout the United States.
- 20. Defendant Hitachi America, Ltd. is a wholly owned and controlled subsidiary of defendant Hitachi, Ltd. and is incorporated in New York with its principal place of business at 50 Prospect Avenue, Tarrytown, New York, 10591. During the Class Period, Hitachi America, Ltd. manufactured, sold and distributed CRT Products to customers throughout the United States.
- 21. Defendant Hitachi Asia, Ltd. is a wholly owned and controlled subsidiary of Defendant Hitachi Ltd., with its U.S. headquarters located at 575 Mauldin Road, Greenville, South Carolina 29607. During the Class Period, Hitachi Electronic Devices (USA), Inc. manufactured, sold and distributed CRT Products to customers throughout the United States. Defendants Hitachi Ltd., Hitachi America, Ltd. and Hitachi Asia, Ltd. are referred to collectively herein as "Hitachi."
- 22. Defendant Samtel Color, Ltd. is a business entity organized under the laws of India with its principal place of business located at Village Chhapraula, Bulandshahar Road, Ghaziabad 201009 (U.P.). During the Class Period, Samtel Color, Ltd. manufactured, sold and distributed CRT Products to customers throughout the United States.

AGENTS AND CO-CONSPIRATORS

- 23. The acts alleged in this Complaint to have been done by each defendant were authorized by their parent companies.
- 24. Various other persons, firms and corporations, not named as defendants in this Complaint, have participated as co-conspirators and performed acts and made statements in furtherance of the conspiracy.

CLASS ACTION ALLEGATIONS

24. Plaintiff brings this action under Rule 23(a) and (b)(3) of the Federal Rules of Civil Procedure on behalf of the following class:

All persons (excluding governmental entities, defendants, their coconspirators and the present and former parents, predecessors, subsidiaries and affiliates of the foregoing) which purchased CRT Products in the United States directly from any of the defendants, or any present or former parent, subsidiary or affiliate thereof, at any time during the period from at least November 28, 2003 to date.

- 25. Plaintiff alleges that there are hundreds of Class members, the exact number and their identities being unknown to Plaintiff.
 - 26. The Class is so numerous that joinder of all members is impracticable.
- 27. There are questions of law or fact common to the Class, including but not limited to:
 - (1) Whether defendants and their co-conspirators engaged in a combination and conspiracy to fix, raise, maintain or stabilize prices of CRT Products sold in the United States;

- (2) Whether defendants and their co-conspirators engaged in a combination and conspiracy to allocate their major customers, accounts or territories; and
- (3) Whether the conduct of defendants and their co-conspirators had an impact and caused damages to all members of the Class.
- 28. Plaintiff's claims are typical of the claims of all Class members, and Plaintiff will fairly and adequately protect the interests of the members of the Class. Plaintiff is represented by counsel who are competent and experienced in the prosecution of antitrust and class action litigation.
- 29. The prosecution of separate actions by individual members of the Class would create a risk of inconsistent or varying adjudications, establishing incompatible standards of conduct for defendants.
- 30. Defendants have acted, and refused to act, on grounds generally applicable to the Class, thereby making appropriate final injunctive relief with respect to the Class as a whole.
- 31. The questions of law or fact common to the members of the Class predominate over any questions affecting only individual member including legal and factual issues relating to liability and damages.
- 32. A class action is superior to other available methods for the fair and efficient adjudication of this controversy. The Class is readily definable and is one for which records of the names and addresses of the Class should exist in the files of defendants. Prosecution as a class action will eliminate the possibility of repetitious litigation. Treatment as a class action will permit a large number of similarly situated persons to adjudicate their common claims in a single forum simultaneously, efficiently and without duplication of effort and expense that numerous individual actions would engender. Class treatment will also permit the adjudication

of relatively small claims by many class members who otherwise could not afford to litigate an antitrust claim such as is asserted in this Complaint. This class action presents no difficulties of management that would preclude its maintenance as a class action.

INTERSTATE TRADE AND COMMERCE

- 33. The activities of defendants and their co-conspirators were within the flow of, and substantially affected, interstate commerce.
- 34. During the time period covered by this Complaint, defendants and their coconspirators sold and distributed CRT Products throughout the United States.
- 35. Defendants and their co-conspirators, and each of them, have used instrumentalities of interstate commerce to manufacture, sell, distribute and market CRT Products.
- 36. Defendants and their co-conspirators manufactured, sold and shipped substantial quantities of CRT Products in a continuous and uninterrupted flow of interstate commerce to customers located in states other than the states in which defendants produced CRT Products.

THE CRT PRODUCTS MARKET

- 37. The market for the manufacture and sale of CRT Products is conducive to the type of collusive activity alleged here. That market is oligopolistic in nature.
- 38. The market for the manufacture and sale of CRT Products is subject to high manufacturing and technological barriers to entry.
- 39. The CRT Products industry has experienced consolidation and a decrease in sales and demand during the Class Period.
- 40. Defendants sell their CRT Products through various channels including to manufacturers of electronic products and devices, and to resellers of CRT Products.

DEFENDANTS' ILLEGAL CONDUCT

- 41. Defendants and their co-conspirators have engaged in a contract, combination, or conspiracy, the effect of which was to raise the prices at which they sold CRT Products to artificially inflated levels from at least November 28, 2003 to date.
- 42. Very recently, antitrust enforcement authorities in multiple jurisdictions have begun investigating this unlawful cartel, including in Asia, Europe and the United States.
- 43. In late November 2007, Dutch Royal Philips Electronics NV, Europe's largest maker of consumer electronics, admitted that it was being investigated by officials in several jurisdictions for violating competition laws in the cathode-ray tube industry. The announcement came on the heels of European Commission and Japanese antitrust authorities searches of facilities as part of a probe. "As one of the companies that was active in the CRT business, Philips is subject to these ongoing investigations," the Dutch company said, according to an emailed statement. Philips joins its former venture LP Displays and Samsung SDI Co., the world's two largest makers of glass tube displays among companies being investigated. The Dutch Company transferred its cathode-ray tube business to a venture with Seoul-based LG Electronics Inc. in 2001. The venture said in March that Philips and LG will lose control over the company and that the shares will be owned by financial institutions and private equity firms. Philips also said that the investigation was in a "very early" stage and that it could not predict the outcome. It also said that intends to cooperate with regulatory authorities.
- 44. Earlier in November 2007, Matsushita Electric Industrial Co. and Samsung SDI Co. said that they also were cooperating with antitrust authorities.

- 45. Japan's Federal Trade Commission is investigating suspicions of price-fixing in the Japanese, South Korean and Taiwanese markets, according to published reports. The Japanese regulatory body has not issued a public statement on the investigation.
- 46. The reports from Japan came only a day after EC officials carried out unannounced raids on CRT manufacturers on November 8, 2007, acting on suspicion that the companies were violating European competition laws. "The commission has reason to believe that the companies concerned may have violated EC Treaty rules on cartels and restrictive business practices," the regulatory bureau said at the time. The commission did not say which companies were raided. It said it had conducted the raids in cooperation with competition authorities in the individual nations where the raids were conducted.
- 47. Defendants, through their officers, directors and employees, effectuated the aforesaid contract, combination, or conspiracy between themselves and their co-conspirators by, among other things:
 - a. participating in meetings and conversations, including through various trade associations and committees, to discuss the prices and allocation of markets of CRT Products;
 - b. agreeing, during those meetings and conversations, to charge prices at specified levels and otherwise to increase and maintain prices of CRT Products sold in the United States;
 - c. issuing price announcements and quotations in accordance with the agreements reached; and
 - d. selling CRT Products to various customers in the United States at noncompetitive prices.

FRAUDULENT CONCEALMENT

- 48. Throughout the relevant period, defendants and their co-conspirators affirmatively and fraudulently concealed their unlawful conduct from Plaintiff.
- 49. Plaintiff did not discover, and could not have discovered through the exercise of reasonable diligence, that defendants and their co-conspirators were violating the antitrust laws as alleged herein until shortly before this litigation was commenced. Nor could Plaintiff have discovered the violations earlier than that time because dele and their co-conspirators conducted their conspiracy in secret, concealed the nature of their unlawful conduct and acts in furtherance thereof, attempted to confine information concerning the combination and conspiracy to high-level officials and fraudulently concealed their activities through various other means and methods designed to avoid detection.
- 50. Only in or about November 2007, when news services announced that antitrust investigators were probing allegations of price-fixing in CRT Products was the existence of the conspiracy disclosed to the public. Plaintiff could not have discovered the unlawful conduct at an earlier date through the exercise of reasonable diligence because of defendants' and their coconspirator's active and purposeful concealment of their unlawful activities.
- 51. Defendants and their co-conspirators engaged in an illegal price-fixing conspiracy with respect to CRT Products, which they affirmatively concealed, in at least the following respects:
 - (1) By meeting secretly to discuss the prices of CRT Products said in the U.S. and elsewhere;

- (2) By agreeing among themselves at meetings and in communications not to discuss publicly, or otherwise reveal, the nature and substance of the acts and communications in furtherance of their illegal scheme; and
- (3) By giving false and pretextual reasons for the pricing of CRT Products sold by them during the class period and by describing such pricing falsely as being the result of competitive factors rather than collusion.
- 52. As a result of defendants' and their co-conspirators' fraudulent concealment of their conspiracy, Plaintiff asserts the tolling of any applicable statute of limitations.

VIOLATIONS ALLEGED

First Claim for Relief (Violation of Section 1 of the Sherman Act)

- 53. Plaintiff incorporates and realleges, as though fully set forth herein, each and every allegation set forth in the preceding paragraphs of this Complaint.
- 54. Beginning at a time presently unknown to Plaintiff, but at least as early as November 28, 2003 to date, the exact dates being unknown to Plaintiff, defendants and their coconspirators entered into a continuing agreement, understanding, and conspiracy in restraint of trade to artificially raise, fix, maintain, and/or stabilize prices for CRT Products in the United States, in violation of Section 1 of the Sherman Act (15 U.S.C. § 1).
- 55. In formulating and carrying out the alleged agreement, understanding, and conspiracy, the defendants and their co-conspirators did those things that they combined and conspired to do, including but not limited to the acts, practices, and course of conduct set forth above, and the following, among others:
 - a. To fix, raise, maintain and stabilize the price of CRT Products;
 - b. To allocate markets and customers for CRT Products among themselves;

To allocate among themselves and collusively reduce the production of CRT Products.

EFFECTS

- 56. The combination and conspiracy alleged herein has had the following effects, among others:
 - a. Price competition in the sale of CRT Products has been restrained, suppressed, and/or eliminated in the United States;
 - b. Prices for CRT Products sold by defendants and their co-conspirators have been fixed, raised, maintained and stabilized at artificially high, non-competitive levels throughout the United States; and
 - c. Those who purchased CRT Products directly from defendants and their coconspirators have been deprived of the benefits of free and open competition.
- 57. Plaintiff has been injured and will continue to be injured in its business and property by paying more for CRT Products purchased directly from the defendants and their coconspirators than it would have paid and will pay in the absence of the combination and conspiracy.
- 58. Plaintiff and the class are entitled to an injunction against defendants, preventing and restraining the violations alleged herein.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays as follows:

(1) That the Court determine that this action may be maintained as a class action under Rule 23 of the Federal Rules of Civil Procedure.

- (2) That the Court adjudge and decree that the contract, combination or conspiracy, and the acts done in furtherance thereof by defendants and their coconspirators, be adjudged to have been a violation of Section 1 of the Sherman Act, 15 U.S.C. § 1;
 - (3) That judgment be entered against defendants, jointly and severally;
 - (4) That judgment so entered be trebled in accordance with antitrust laws:
- (5) That defendants, their affiliates, successors, transferees, assignees, and the officers, directors, partners, agents and employees thereof, and all other persons acting or claiming to act on their behalf, be permanently enjoined and restrained from continuing or maintaining the contract, combination or conspiracy alleged herein, or from engaging in any other contract, combination or conspiracy having a similar purpose or effect, and from adopting or following any practice, plan, program or device having a similar purpose or effect;
- (6) That the Court award Plaintiff and the class attorneys' fees and costs, and pre-judgment and post-judgment interest a permitted by law; and
- (7) That the Court award Plaintiff and the class such other, further and different relief as the case may require and the Court may deem just and proper under the circumstances.

DEMAND FOR TRIAL

Pursuant to Fed. R Civ. P. 38(b), Plaintiff demands a trial by jury of all of the claims asserted in this Complaint so triable.

Dated: November 29, 2007 By: CAFFERTY FAUCHER LLP

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Chicago, Illinois 60603

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Tel: (215) 640-3280 Fax: (215) 640-3281

Attorneys for Plaintiff

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

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I. (a) PLAINTIFFS		DEFENDANTS		· · · · ·	
Princeton	Display Technologies, Inc.		Chunghwa Picture Tubes, Ltd., et al.		
		(see attach	(see attached list)		
. ,	of First Listed Plaintiff Mercer	County of Residence	of First Listed Defendant	Bergen	
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			ID CONDEMNATION CASES, U: INVOLVED.	SE THE LOCATION OF THE	
(c) Attorney's (Firm Name.	Address and Telephone Number Bryan L. Cl	obes Attorneys (If Known)			
Cafferty Fa	Address, and Telephone Number)Bryan L. Cl ucher LLP treet, Suite 3610				
Philadelphi	a. PA 19103		÷		
II. BASIS OF JURISD		III. CITIZENSHIP OF I	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
	`	(For Diversity Cases Only)		and One Box for Defendant)	
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)		TF DEF D 1	PTF DEF rincipal Place	
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Defendant	(Indicate Citizenship of Parties in Item III)		of Business In .	Another State	
			3 G 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT	(Place an "X" in One Box Only)	Foreign Country			
CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
110 Insurance	PERSONAL INJURY PERSONAL INJUR	Y 610 Agriculture	☐ 422 Appeal 28 USC 158	☐ 400 State Reapportionment	
☐ 120 Marine ☐ 130 Miller Act	□ 310 Airplane □ 362 Personal Injury · □ 315 Airplane Product Med. Malpractice		28 USC 157	410 Antitrust 30 Banks and Banking	
140 Negotiable Instrument	Liability 🗍 365 Personal Injury	of Property 21 USC 881		☐ 450 Commerce	
 150 Recovery of Overpayment & Enforcement of Judgment 	320 Assault, Libel & Product Liability Slander 368 Asbestos Persona	ol 630 Liquor Laws	PROPERTY RIGHTS 820 Copyrights	460 Deportation 3 470 Racketeer Influenced and	
☐ 151 Medicare Act	☐ 330 Federal Employers' Injury Product	650 Airline Regs.	☐ 830 Patent	Corrupt Organizations	
☐ 152 Recovery of Defaulted Student Loans	Liability Liability 340 Marine PERSONAL PROPER	TY 660 Occupational Safety/Health	☐ 840 Trademark	☐ 480 Consumer Credit☐ 490 Cable/Sat TV	
(Excl. Veterans) ☐ 153 Recovery of Overpayment	☐ 345 Marine Product ☐ 370 Other Fraud Liability ☐ 371 Truth in Lending	☐ 690 Other	SOCIAL SECURITY	☐ 810 Selective Service	
of Veteran's Benefits	350 Motor Vehicle 380 Other Personal	LABOR ☐ 710 Fair Labor Standards	☐ 861 HIA (1395ff)	■ 850 Securities/Commodities/ Exchange	
☐ 160 Stockholders' Suits ☐ 190 Other Contract	☐ 355 Motor Vehicle Property Damage Product Liability ☐ 385 Property Damage		☐ 862 Black Lung (923) ☐ 863 DJWC/DJWW (405(g))	875 Customer Challenge 12 USC 3410	
195 Contract Product Liability	☐ 360 Other Personal Product Liabitity	730 Labor/Mgmt.Reporting	☐ 864 SSID Title XVI	☐ 890 Other Statutory Actions	
☐ 196 Franchise REAL PROPERTY	Injury CIVIL RIGHTS PRISONER PETITIO	& Disclosure Act NS	☐ 865 RSI (405(g)) FEDERAL TAX SUITS	☐ 891 Agricultural Acts ☐ 892 Economic Stabilization Act	
210 Land Condemnation	☐ 441 Voting ☐ 510 Motions to Vacat	te 🗖 790 Other Labor Litigation	3 870 Taxes (U.S. Plaintiff	☐ 893 Environmental Matters	
220 Foreclosure 230 Rent Lease & Ejectment	U 442 Employment Sentence Habeas Corpus:	791 Empl. Ret. Inc. Security Act	or Defendant) 871 IRS—Third Party	☐ 894 Energy Allocation Act ☐ 895 Freedom of Information	
240 Torts to Land 245 Tort Product Liability	Accommodations 530 General	3333.03,733	26 USC 7609	Act	
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V. ORIGIN (Place	an "X" in One Box Only)			Appeal to District	
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VI. CAUSE OF ACTIO	Cite the U.S. Civil Statute under which you a 15 U.S.C. Section 1	re ming (Do not cite jurisaiction	ai statutes uniess diversity):		
	Brief description of cause Antitrust violations	in connection with	n sale of cathod	e ray tubes	
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23	DEMAND S	CHECK YES only JURY DEMAND	if demanded in complaint:	
VIII. RELATED CASI			JOME DENIMINO.	, 23 703 (7110	
IF ANY	(See instructions): JUDGE		DOCKET NUMBER		
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ADDITIONAL DEFENDANTS

Chunghwa Picture Tubes (Malaysia) Sdn. Bhd.

LG Electronics, Inc.

LP Displays

Royal Philips Electronics N.V.

Toshiba Corporation

Toshiba Matsushita Display Technology Co., Ltd.

Matsushita Electric Industrial Co., Ltd.

MT Picture Display

Hitachi Ltd.

Hitachi America Ltd.

Hitachi Asia, Ltd.

Panasonic Corporation of North America

Samtel Color, Ltd.

HEINS MILLS & OLSON, P.L.C.

ATTORNEYS AT LAW

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SCOTT W. CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA FEDEX EXPRESS

Clerk of Court United States District Court District of New Jersey Martin Luther King, Jr. Federal Building 50 Walnut Street Newark, NJ 07101 U.S. DISTRICT COURT

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Princeton Display Technologies, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 2:07-CV-5713-KSH

Royal Data Services, Inc. v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-CV-0039-JAG

OK TV & Appliances, LLC v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-CV-0086-JAG

Dear Clerk of Court:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find a copy of the following documents:

- (1) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;
- (2) Schedule of Actions; and
- (3) Certificate of Service.

Thank you for your attention to this matter, and please contact me if you have any questions.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Scott W. Carlson - 5363

SWC:alz Enclosures

cc: All counsel on Service List

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

	of itself and all others situated	Civil Action No.
CHUNGHWA PI	CTURE TUBES, LTD., ET AL.	: :
	DISCLOS	URE STATEMENT
	The undersigned counsel for PRII certifies that this party is a non-gove	NCETON DISPLAY TECHNOLOGIES, INC.
	This party's parent corporation, and of this party's stock, are listed here:	all publicly held corporations owning 10% or more
X	This party does not have a parent con	OR poration, nor is there any publicly held corporation
	that owns 10% or more of this party'	
Date	29.07	Signature of Attorney
	ions: losure Statement is to be filed as a separate document of Civil from the menu has at the top of	

- 3. Click on Other Documents.
- 4. Select Corporate Disclosure Statement.
- 5. Enter the case for which the Disclosure Statement is being filed.
- 6. Select the PDF document to file.
- 7. Select the party filing the Disclosure Statement.
- 8. If applicable, insert the name of the Corporate Parent or leave blank.
- 9. Proofread the docket text.
- 10. Submit the Disclosure Statement by clicking the NEXT button.

Page 1 of 6

CLOSED

U.S. District Court District of New Jersey [LIVE] (Newark) CIVIL DOCKET FOR CASE #: 2:07-cv-05713-SRC-MAS

PRINCETON DISPLAY TECHNOLOGIES, INC. v.

CHUNGHWA PICTURE TUBES, LTD. et al

Assigned to: Judge Stanley R. Chesler

Referred to: Magistrate Judge Michael A. Shipp

Cause: 15:1 Antitrust Litigation

Plaintiff

PRINCETON DISPLAY TECHNOLOGIES, INC.

on behalf of itself and all others similarly situated

represented by BRYAN L. CLOBES

Date Filed: 11/29/2007

Jury Demand: Plaintiff

Date Terminated: 03/27/2008

Nature of Suit: 410 Anti-Trust

Jurisdiction: Federal Question

CAFFERTY FAUCHER LLP 1717 ARCH STREET, 36TH FLOOR PHILADELPHIA, PA 19103 (215) 864-2800 Email: bclobes@millerfaucher.com

LEAD ATTORNEY ATTORNEY TO BE NOTICED

LEE ALBERT

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JAMES E. CECCHI

CARELLA BYRNE BAIN GILFILLAN CECCHI STEWART & OLSTEIN, PC 5 BECKER FARM ROAD ROSELAND, NJ 07068 (973) 994-1700 Fax: (973) 994-1744 Email: jcecchi@carellabyrne.com ATTORNEY TO BE NOTICED

LINDSEY H. TAYLOR

CARELLA BYRNE BAIN GILFILLAN CECCHI STEWART & Document 1-5

Filed 04/29/2008 Page 2 of 6

OLSTEIN, PC 5 BECKER FARM ROAD ROSELAND, NJ 07068 (973) 994-1700 Email: ltaylor@carellabyrne.com ATTORNEY TO BE NOTICED

V.

Defendant

CHUNGHWA PICTURE TUBES, LTD.

Defendant

CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn. Bhd.

Defendant

LG ELECTRONICS, INC.

Defendant

LP DISPLAYS

Defendant

ROYAL PHILIPS ELECTRONICS N.V.

Defendant

TOSHIBA CORPORATION

Defendant

TOSHIBA MATSUSHITA DISPLAY TECHNOLOGY CO., LTD.

Defendant

MATSUSHITA ELECTRIC INDUSTRIAL CO. LTD.

Defendant

MT PICTURE DISPLAY

Defendant

HITACHI LTD.

Defendant

HITACHI AMERICA LTD.

Defendant

Document 1-5

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HITACHI ASIA, LTD.

Defendant

PANASONIC CORPORATION OF **NORTH AMERICA**

represented by RICHARD H. EPSTEIN SILLS, CUMMIS, ESPTEIN & GROSS, PC ONE RIVERFRONT PLAZA 13TH FLOOR NEWARK, NJ 07102 973-643-7000 Email: repstein@sillscummis.com LEAD ATTORNEY ATTORNEY TO BE NOTICED

Defendant

SAMTEL COLOR, LTD.

Interested Party

WETTSTEIN AND SONS, INC.

Interested Party

ROYAL DATA SERVICES, INC.

Interested Party

OK TV & APPLIANCES, LLC

Date Filed	#	Docket Text
11/29/2007	1	COMPLAINT against TOSHIBA MATSUSHITA DISPLAY TECHNOLOGY CO., LTD., MATSUSHITA ELECTRIC INDUSTRIAL CO. LTD., MT PICTURE DISPLAY, HITACHI LTD., HITACHI AMERICA LTD., HITACHI ASIA, LTD., PANASONIC CORPORATION OF NORTH AMERICA, SAMTEL COLOR, LTD., CHUNGHWA PICTURE TUBES, LTD., CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn. Bhd., LG ELECTRONICS, INC., LP DISPLAYS, ROYAL PHILIPS ELECTRONICS N.V., TOSHIBA CORPORATION (Filing fee \$ 350 receipt number 349434.) JURY DEMAND, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (mn,) (Entered: 12/03/2007)
11/29/2007	2	Corporate Disclosure Statement by PRINCETON DISPLAY TECHNOLOGIES, INC (Attachments: # 1 Civil Cover Sheet)(mn,) (Entered: 12/03/2007)
12/03/2007	3	Summons Issued as to TOSHIBA MATSUSHITA DISPLAY TECHNOLOGY CO., LTD., MATSUSHITA ELECTRIC INDUSTRIAL CO. LTD., MT PICTURE DISPLAY, HITACHI LTD., HITACHI AMERICA LTD., HITACHI ASIA, LTD., PANASONIC CORPORATION OF NORTH AMERICA, SAMTEL COLOR, LTD., CHUNGHWA PICTURE TUBES, LTD., CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn. Bhd., LG

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		ELECTRONICS, INC., LP DISPLAYS, ROYAL PHILIPS ELECTRONICS N.V., TOSHIBA CORPORATION.Days Due - 20.(MAILED TO COUNSEL) (mn,) (Entered: 12/03/2007)
12/04/2007	4	NOTICE of Appearance by LEE ALBERT on behalf of PRINCETON DISPLAY TECHNOLOGIES, INC. (ALBERT, LEE) (Entered: 12/04/2007)
12/05/2007	<u>5</u>	MOTION for Leave to Appear Pro Hac Vice <i>of Ellen Meriwether</i> by PRINCETON DISPLAY TECHNOLOGIES, INC (CLOBES, BRYAN) (Entered: 12/05/2007)
12/05/2007		CLERK'S QUALITY CONTROL MESSAGE: Please be advised that 5 MOTION submitted by B. CLOBES on 12/5/07 is/are not filed pursuant to the Local Rules of this Court. DOCUMENT SIGNED BY COUNSEL NOT ADMITTED TO USDC-NJ BAR. This submission will remain on the docket unless otherwise ordered by the Court. This message is for informational purposes only. (dc,) (Entered: 12/06/2007)
12/06/2007	<u>6</u>	MOTION for Leave to Appear Pro Hac Vice <i>for Ellen Meriwether</i> by PRINCETON DISPLAY TECHNOLOGIES, INC (CLOBES, BRYAN) (Entered: 12/06/2007)
12/10/2007		Pro Hac Vice fee: \$ 150, receipt number 349592 for Ellen Meriwether, Esq (dc,) (Entered: 12/10/2007)
12/12/2007	7	ORDER denying 6 Motion for Leave to Appear Pro Hac Vice. Signed by Judge Patty Shwartz on 12/11/07. (dc,) (Entered: 12/12/2007)
01/02/2008	8	NOTICE of Appearance by JAMES E. CECCHI on behalf of PRINCETON DISPLAY TECHNOLOGIES, INC. (CECCHI, JAMES) (Entered: 01/02/2008)
01/02/2008	9	NOTICE of Appearance by LINDSEY H. TAYLOR on behalf of PRINCETON DISPLAY TECHNOLOGIES, INC. (TAYLOR, LINDSEY) (Entered: 01/02/2008)
01/14/2008	11	INTERESTED PARTY RESPONSE filed by WETTSTEIN AND SONS, INC (Attachments: # 1 Certificate of Service # 2 Schedule of Actions# 3 Cover Letter# 4 Letter to So. Dist. NY# 5 Letter to Judicial Panel on MDL# 6 Letter to Dist. of Minn.# 7 Letter to Dist. of So. Carolina# 8 Letter to No. Dist. of CA) (dc,) (Entered: 01/17/2008)
01/14/2008	12	BRIEF IN SUPPORT filed by ROYAL DATA SERVICES, INC., OK TV & APPLIANCES, LLC. (Attachments: # 1 Cover Letter# 2 Notice of Appearance of W. Joseph Bruckner# 3 Corporate Disclosure Statement for OK TV & Appliances, LLC# 4 Corporate Disclosure Statement for Royal Data Services, Inc.# 5 Notice of Presentation or Waiver of Oral Argument# 6 Schedule of Pending Actions# 7 Certificate of Service)(dc,) Additional attachment(s) added on 1/17/2008 (dc,). (Entered: 01/17/2008)
01/15/2008	<u>10</u>	LETTER ORDER re case management. Signed by Judge Patty Shwartz on 1/14/08. (dc,) (Entered: 01/15/2008)
01/18/2008	<u>13</u>	ORDER REASSIGNING CASE. Case reassigned to Judge Stanley R. Chesler and Michael A. Shipp for all further proceedings. Judge Katharine S. Hayden,

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		Patty Shwartz no longer assigned to case. Signed by Judge Garrett E. Brown, Jr. on 1/18/08. (cs,) (Entered: 01/22/2008)	
01/22/2008	14	AFFIDAVIT of Service for Summons and Complaint served on Hitachi America, Ltd. on 1/18/2008, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (TAYLOR, LINDSEY) (Entered: 01/22/2008)	
01/22/2008	<u>15</u>	AFFIDAVIT of Service for Summons and Complaint served on Panasonic Corporation of North America on 1/17/2008, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (TAYLOR, LINDSEY) (Entered: 01/22/2008)	
01/22/2008	<u>16</u>	AFFIDAVIT of Service for Summons and Complaint served on Royal Philips Electronics NV on 1/17/2007, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (TAYLOR, LINDSEY) (Entered: 01/22/2008)	
01/25/2008	<u>17</u>	AFFIDAVIT of Service for Summons and Complaint served on LG Electronics on 1/18/2008, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (TAYLOR, LINDSEY) (Entered: 01/25/2008)	
01/29/2008	18	Letter from Lindsey H. Taylor Enclosing Declaration of Mary Jane Fait and proposed Order in Support of Pro Hac Vice Admission. (Attachments: # 1 Declaration of Mary Jane Fait, # 2 Text of Proposed Order)(TAYLOR, LINDSEY) (Entered: 01/29/2008)	
01/31/2008	<u>19</u>	MOTION for Extension of Time to File Answer, move or otherwise respond to Plaintiff's complaint by PANASONIC CORPORATION OF NORTH AMERICA. (EPSTEIN, RICHARD) (Entered: 01/31/2008)	
01/31/2008		CLERK'S QUALITY CONTROL MESSAGE: The 19 MOTION filed by R. EPSTEIN on 1/31/08 was submitted incorrectly as a MOTION. PLEASE RESUBMIT THE MOTION USING *APPLICATION/PETITION. This submission will remain on the docket unless otherwise ordered by the court. (dc,) (Entered: 02/01/2008)	
02/01/2008	<u>20</u>	APPLICATION/PETITION for by PANASONIC CORPORATION OF NORTH AMERICA. (EPSTEIN, RICHARD) (Entered: 02/01/2008)	
02/01/2008	21	AFFIDAVIT of Service for Summons and Complaint served on Hitachi Asia, Ltd. on 1/18/2008, filed by PRINCETON DISPLAY TECHNOLOGIES, INC (TAYLOR, LINDSEY) (Entered: 02/01/2008)	
02/06/2008	<u>22</u>	Letter from Richard H. Epstein requesting an extension of time to answer, move or otherwise respond to Pltf.'s complanit. (dc,) (Entered: 02/06/2008)	
02/06/2008	<u>23</u>	STIPULATION FOR EXTENSION OF TIME AND ORDER. Signed by Magistrate Judge Michael A. Shipp on 2/6/08. (dc,) (Entered: 02/06/2008)	
03/20/2008	<u>24</u>	ORDER granting admission pro hac vice of Mary Jane Fait, Esq., Signed by Magistrate Judge Michael A. Shipp on 3/19/08. (dc,) (Entered: 03/20/2008)	
03/27/2008	<u>25</u>	CERTIFIED COPY OF MDL CONDITIONAL TRANSFER ORDER transferring case to the United States District Court for the Northern District of California. Signed by Judge No Judge Assigned on 3/24/08. (Attachments: # 1 Transmittal Letter from Northern District of California, # 2 Copy of Transmittal	

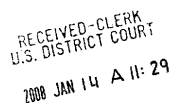
Letter)(dc,) (Entered: 03/27/2008)

Case 3:08-cv-02205-SC

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PACER Service Center			
Transaction Receipt			
04/29/2008 11:38:25			
PACER Login:	us4077	Client Code:	
Description:	Docket Report	Search Criteria:	2:07-cv-05713-SRC-MAS Start date: 1/1/1970 End date: 4/29/2008
Billable Pages:	3	Cost:	0.24



BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION

MDL DOCKET NO. 1917

WETTSTEIN AND SONS, INC., D/B/A WETTSTEIN'S INTERESTED PARTY RESPONSE TO: (1) PLAINTIFF CRAGO, INC.'S MOTION FOR TRANSFER AND CONSOLIDATION OF RELATED ANTITRUST ACTIONS TO THE NORTHERN DISTRICT OF CALIFORNIA PURSUANT TO 28 U.S.C. § 1407, (2) THE NEW YORK DIRECT PURCHASER PLAINTIFFS' MOTION FOR TRANSFER AND CONSOLIDATION OF RELATED ANTITRUST ACTIONS TO THE SOUTHERN DISTRICT OF NEW YORK PURSUANT TO 28 U.S.C. § 1407, AND (3) PLAINTIFFS ROYAL DATA SERVICES, INC. AND OK TV & APPLIANCES, LLC'S MOTION FOR TRANSFER AND CONSOLIDATION OF RELATED ANTITRUST CLASS ACTIONS TO THE DISTRICT OF NEW JERSEY PURSUANT TO 28 U.S.C. § 1407

Pursuant to 28 U.S.C. § 1407 and Rule 7.2 of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, Wettstein and Sons, Inc., d/b/a Wettstein's ("Wettstein's"), plaintiff in Wettstein and Sons, Inc., d/b/a Wettstein's v. Chunghwa Picture Tubes, Ltd., et al., Case No. 07-CV-4889 (D. Minn.) (filed Dec. 18, 2007) ("Wettstein's"), submits this interested party response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust cases to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York

direct purchaser plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407. For the reasons set forth below, Wettstein's respectfully requests that the Panel enter an Order transferring all related cases to the District of Minnesota for coordinated or consolidated proceedings.

I. <u>INTRODUCTION</u>

To date, seventeen substantially similar actions (collectively, the "Related Actions") have been filed in five federal districts. In addition to *Wettstein's*, the Related Actions filed thus far include:

- 1. Crago, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-5944-SC (N.D. Cal.) (filed Nov. 26, 2007);
- 2. Nathan Muchnick, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-5981-SC (N.D. Cal.) (filed Nov. 27, 2007);
- 3. Juetten, et al. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6225-SC (N.D. Cal.) (filed Dec. 10, 2007);
- 4. Hawel d/b/a City Electronics v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6279-SC (N.D. Cal.) (filed Dec. 12, 2007);
- 5. Caldwell v. Matsushita Electric Industrial Co., Ltd., et al., Case No. 3:07-CV-6303-SC (N.D. Cal.) (filed Dec. 13, 2007);
- 6. Figone v. LG Electronics, Inc., et al., Case No. 3:07-CV-6331-SC (N.D. Cal.) (filed Dec. 13, 2007);
- 7. Art's TV and Appliance v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6416-JCS (N.D. Cal.) (filed Dec. 19, 2007);
- 8. Monikraft, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6433-SC (N.D. Cal.) (filed Dec. 21, 2007);

- 9. Princeton Display Technologies, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 2:07-CV-5713-KSH (D. N.J.) (filed Nov. 29, 2007);
- 10. Royal Data Services, Inc. v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-CV-0039-JAG (D. N.J.) (filed Jan. 2, 2008);
- 11. OK TV & Appliances, LLC v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-CV-0086-JAG (D. N.J.) (filed Jan. 7, 2008);
- 12. Kindt v. Matsushita Electric Industrial Co., Ltd., et al., Case No. 1:07-CV-10322-GBD (S.D.N.Y.) (filed Nov. 13, 2007);
- 13. Arch Electronics, Inc. v. LG Electronics, Inc., et al., Case No. 1:07-CV-10664-GBD (S.D.N.Y.) (filed Nov. 29, 2007);
- Meijer, Inc., et al. v. LG Electronics, Inc., et al., Case No. 1:07-CV-10674-GBD (S.D.N.Y.) (filed Nov. 29, 2007);
- 15. Industrial Computing, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 1:07-CV-11203-UA (S.D.N.Y.) (filed Dec. 13, 2007);
- Glanz v. Chunghwa Picture Tubes, Ltd., et al., Case No. 4:07-CV-4175-TLW (D. S.C.) (filed Dec. 31, 2007)

The Related Actions allege that the defendants conspired to fix, raise, maintain or stabilize the price of cathode-ray tubes ("CRTs") and products containing CRTs (jointly, "CRT Products"). Accordingly, the actions subject to this transfer motion raise common issues of law and fact regarding a price-fixing conspiracy in the market for CRT Products. Transfer and consolidation or coordination of these actions, and any other subsequently-filed related cases, to the designated transferee district would serve the convenience of the parties and witnesses and promote the just and efficient prosecution of these actions.

As set forth below, the District of Minnesota is the most appropriate and convenient transferee district for several reasons: it has ample and experienced judicial resources, it has a superior MDL and general docket, its central location is an accessible and convenient forum for parties, witnesses and counsel, it is equipped with sophisticated state-of-the-art courtroom

technology, and no action has significantly progressed in any jurisdiction and no judge has gained any significant experience with any of the Related Actions.

II. ARGUMENT

A. Transfer of these actions for coordination and consolidation to the District of Minnesota will further the goals of § 1407.

Section 1407(a) authorizes the transfer of civil actions in different federal district courts involving common questions of fact to a single federal district court for coordinated or consolidated pretrial proceedings. The purpose of such transfers is to serve the convenience of the parties and witnesses and to promote just and efficient litigation. 28 U.S.C. § 1407. Section 1407(a) provides in relevant part:

When civil actions involving one or more common questions of fact are pending in different districts, such actions may be transferred to any district for coordinated or consolidated pretrial proceedings. Such transfers shall be made by the Judicial Panel on Multidistrict Litigation authorized by this Section upon its determination that transfers for such proceedings will be for the convenience of parties and witnesses and will promote the just and efficient conduct of such actions.

All of the CRT actions involve several common questions of law and fact including: (1) whether the defendants in the actions conspired to fix, raise, maintain, or stabilize the price of CRT Products; (2) whether the defendants' conduct violated Section 1 of the Sherman Act, 15 U.S.C. §1; (3) whether the defendants' conduct caused the prices of CRT Products to be set at artificially high, non-competitive levels; and (4) whether the defendants' conduct caused injury to the business or property of plaintiffs. Because of the many common questions of fact and law, consolidation would result in significant savings and efficiencies by avoiding repetitive discovery and motion practice, as, well as potentially inconsistent pretrial rulings.

As a general rule, common questions are presumed "when two or more complaints assert comparable allegations against identical defendants based on similar transactions and events." *In*

re Air West, Inc. Securities Litig., 506 F. Supp. 609, 611 (J.P.M.L. 1974); see also In re

Cuisinart Food Processor Antitrust Litig., 506 F. Supp. 651, 654-55 (J.P.M.L. 1981). The

actions proposed for transfer and coordination or consolidation allege essentially the same
unlawful, price-fixing conspiracy by essentially the same defendants during the same period of
time based on the same underlying facts. The Related Actions are therefore appropriate for a §
1407 transfer.

Discovery with respect to the Related Actions will involve the same oral testimony and documentary evidence relating to the same alleged conspiracy. Accordingly, the coordination or consolidation of these Related Actions would avoid duplicative, redundant and costly discovery proceedings, including repetitive motion practice and potentially conflicting discovery and other pretrial rulings. See in re Amino Acid Lysine Antitrust Litig., 910 F.Supp. 696, 698 (J.P.M.L. 1995); see also In re Multi-Piece Rim Prod. Liab. Litig., 464 F.Supp. 969, 974 (J.P.M.L. 1978).

B. Transfer to the Honorable Michael J. Davis in the District of Minnesota is the appropriate transferee forum and will ensure the just and efficient adjudication of these actions.

If the panel finds that transfer for purposes of consolidation or coordination is appropriate, then the following factors are relevant in selecting the appropriate transferee forum:

1. The Honorable Michael J. Davis of the District of Minnesota is well suited to manage this multidistrict litigation.

A significant factor favoring transfer to the District of Minnesota is the fact that *Wettstein* has already been assigned to Judge Davis, a highly respected, able and experienced jurist, skilled in presiding over complex multidistrict litigation. In his nearly 14 years on the bench, Judge Davis has experience with such complex multidistrict litigation. In fact, Judge Davis has ably presided over *In re: Baycol Product Liability Litigation* (MDL No. 1431). In 1999, Judge Davis was appointed to a prestigious seven-year term on the Foreign Intelligence Surveillance Court.

In this case, Judge Davis has the expertise, experience and resources to manage this litigation in a just and efficient manner.

2. The District of Minnesota has ample judicial resources to handle this multidistrict litigation.

In addition to Judge Davis, the District of Minnesota has ample judicial resources to effectively and efficiently handle this multidistrict litigation. Judges within the District have handled numerous multidistrict litigation cases ("MDLs"), including, among others, In re Monosodium Glutamate Antitrust Litigation (MDL No. 1328), In re Airline Ticket Commission Antitrust Litigation (MDL No. 1058), In re: Mirapex Products Liability Litigation (MDL No. 1836), In re: Medtronic, Inc. Implantable Defibrillator Product Liability Litigation (MDL No. 1726), In re Viagra Products Liability Litigation (MDL No. 1724), In re: Guidant Corp. Implantable Defibrillators Products Liability Litigation (MDL No. 1708), In re: Baycol Product Liability Litigation (MDL No. 1431), and In re: St. Jude Medical, Inc. Silzone Heart Valves Products Liability Litigation (MDL No. 1396).

The District of Minnesota's current MDL workload is significantly lower than the District of New Jersey, the Northern District of California and the Southern District of New York. According to the Judicial Panel on Multidistrict Litigation, the District of Minnesota has seven pending MDL dockets, while the Northern District of California has 18, the District of New Jersey has 20, and the Southern District of New York has 38. *Pending MDL Dockets by District*, http://www.jpml.uscourts.gov/MDL_Information/PendingMDL-November-07.pdf.

With regard to the overall workload of the Districts, Minnesota has the least number of pending cases. According to Federal Court Management Statistics, the most recent data shows that the District of Minnesota had 5,787 pending cases, while the District of New Jersey had 6,855, the Northern District of California had 8,157 and the Southern District of New York had

20,047. Additionally, the District of Minnesota's pending caseload is declining year-to-year while the caseload of the District of New Jersey is stable, and the caseloads of both the Northern District of California and the Southern District of New York are increasing year-to-year. See U.S. District Court – Judicial Caseload Profile, http://www.uscourts.gov/cgi-bin/cmsd2006.pl.

The District of Minnesota and Judge Davis clearly have the capability, experience and resources to handle the pending CRT actions. As this panel noted when transferring the *Baycol* litigation to Judge Davis:

In concluding that the District of Minnesota is the appropriate forum for this docket, we note that centralization in this district permits the Panel to effect the Section 1407 assignment to a major metropolitan court that i) is centrally located, ii) is not currently overtaxed with other multidistrict dockets, and iii) possesses the necessary resources, facilities, and technology to sure-handedly devote the substantial tune and effort to pretrial matters that this complex docket is likely to require.

In re: Baycol Products Liability Litigation, 2001 WL 34134820, *2 (Jud. Pan. Mult. Lit. 2001). For the foregoing reasons, the District of Minnesota is a more appropriate district for transfer and consolidation of the related CRT actions than the Northern District of California, the Southern District of New York or the District of New Jersey.

3. Location and convenience of parties and witnesses.

An important factor in selecting the transferee court is the location and convenience of the parties and witnesses. *In re Continental Corp. Sec. Litig.*, 130 F.R.D. 475, 476 (J.P.M.L. 1990); *In re Cuisinart Food Processor Antitrust Litig.*, 506 F.Supp. 651, 654-55 (J.P.M.L. 1981). Of the four districts at issue, Minnesota is the most convenient. If the Related Actions were transferred to and consolidated in the Northern District of California, the Southern District of New York or the District of New Jersey, parties from at least one of those districts would be required to travel coast-to-coast, a nearly 3,000 mile, six-hour flight, each way. Conversely, the District of Minnesota's central location significantly reduces travel times. Direct flights to and

from the District of Minnesota are approximately two-and-a-half to three hours from the Southern District of New York and the District of New Jersey, depending on the direction of travel, and three-and-a-half to four hours from the Northern District of California. Flights to Minnesota from the other district in which a CRT action has been filed—the District of South Carolina—are less than two hours long.

Further, the District of Minnesota is served by the Minneapolis-St. Paul International Airport, a large, modern international airport with frequent direct flights to areas around the United States, including major cities in all of the other districts in which CRT actions have been filed. Flights to and from the foreign locations where many Defendants are based are also easily available from the District of Minnesota, including direct flights and flights to a major Netherlands hub of Northwest Airlines, where one of the defendants is based.

In fact, as this panel noted when transferring the Guidant litigation to Minnesota:

Given the varied locations of parties and witnesses in this docket and the geographic dispersal of pending actions, it is clear that a wide array of suitable transferee districts presents itself. In concluding that the District of Minnesota is an appropriate forum for this docket, we observe that this district . . . is a geographically central, metropolitan district equipped with the resources that this complex . . . litigation is likely to require.

In re: Guidant Corp. Implantable Defibrillators Products Liability Litigation, 398 F. Supp. 2d 1371, 1372 (Jud. Pan. Mult. Lit. 2005). For the foregoing reasons, the District of Minnesota is a more appropriate district than the Northern District of California, the Southern District of New York or the District of New Jersey.

4. Sophisticated, state-of-the-art courtroom technology.

Courthouses in the District of Minnesota are equipped with some of the country's finest, sophisticated, state-of-the art courtroom technology. Courtroom features include a 10-inch touch panel control and 15-inch flat panel monitor for the judge, as well as two 15-inch monitors on the

lower bench. Attorney tables are outfitted with 15-inch flat panel monitors. The jury is given four 15-inch flat panel monitors in one courtroom and two 20-inch monitors in another. Witnesses are provided an annotation monitor. Technological tools available for evidence presentation include a 5-inch touch panel control, an annotation monitor, a digital document camera, computer inputs and audio/visual components, including wireless microphones and pink noise to mask bench conferences.

In a case such as this, where technical details of CRT Products may be at issue, technology such as that described above is an important tool to understanding important facts. For these reasons, the District of Minnesota is an appropriate district for the transfer and consolidation of the Related Actions.

5. Existence and relative progress of other pending litigation.

Other factors to be considered include the existence and progress of any related pending litigation, including whether any judge has become particularly familiar with the claims at issue. Here, the Related Actions have all been filed within weeks of each other. Consequently, no action has significantly progressed, and no judge has gained any significant experience with any of the Related Actions.

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III. CONCLUSION

For the foregoing reasons, Plaintiff Wettstein's respectfully submits that transfer of all CRT Products actions to a single district court pursuant to 28 U.S.C. § 1407 is warranted and the District of Minnesota is the most appropriate transferee court for consolidated or coordinated proceedings.

DATED: January 11, 2007

HEINS MILLS & OLSON, PLC

By:

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Email: sgreenfogel@mcgslaw.com

Attorneys for Plaintiff and the Proposed Class

Case 2:07-cv-05713-SRC-MAS

Document 19

Filed 01/31/2008

Page 1 of 8

SILLS CUMMIS & GROSS

A PROFESSIONAL CORPORATION

The Legal Center One Riverfront Plaza Newark, New Jersey 07102-5400 Tel: 973-643-7000

Fax: 973-643-6500

RECEIVED

TEB 0 6 2008

AT 8:30 WILLIAM T. WAT SH. CLERK

One Rockefeller Plaza New York, NY 10020 Tel: 212-643-7000 Fax: 212-643-6500

650 College Road East Princeton, NJ 08540 Tel: 609-227-4600 Fax: 609-227-4646

Richard H. Epstein Member of the Firm Direct Dial: (973) 643-5372 E-mail: repstein@sillscummis.com

January 31, 2008

Via Electronic Mail and U.S. Mail

Hon. Michael A. Shipp Martin Luther King, Jr. Federal Building & Courthouse 50 Walnut Street Newark, New Jersey 07101

Re: Princeton Display Technologies, Inc. v. Chunghwa Picture Tubes.

Ltd., et al.

Case No. 07-cv-5713 (SRC) (MAS)

Dear Judge Shipp:

We represent, along with Weil Gotshal & Manges LLP and Dewey & LeBoeuf LLP, defendant Panasonic Corporation of North America ("PNA") and write to request an extension of time to answer, move or otherwise respond to Plaintiff's complaint. PNA respectfully requests that the Court "So Order" the enclosed stipulation, to which counsel for Plaintiff has consented, extending the deadline until the earliest of the following dates: (1) 45 days after the filing of a Consolidated Amended Complaint in the CRT Cases (as defined below); or (2) 45 days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to

Document 19

Filed 01/31/2008

Page 2 of 8

SILLS CUMMIS & GROSS
A PROFESSIONAL CORPORATION
Hon. Michael A. Shipp, U.S.M.J.
January 31, 2008
Page 2

an earlier response date in any CRT case, PNA will respond to the Complaint in this action on that earlier date.¹

On or about November 29, 2007, Plaintiff commenced this action alleging antitrust violations by manufacturers, distributors, and sellers of Cathode-Ray Tubes and products containing Cathode-Ray Tubes (collectively, "CRT products"). This is one of more than twenty complaints that have been filed to date in federal district courts throughout the United States by plaintiffs purporting to bring class actions on behalf of direct and indirect purchasers alleging antitrust violations by manufacturers, distributors, and sellers of CRT products (collectively, "the CRT Cases"). There is currently pending before the Judicial Panel on Multidistrict Litigation a motion to transfer the CRT cases for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. Responses to the motion have been filed. Further, Plaintiff anticipates the possibility of Consolidated Amended Complaints in the CRT Cases.

Accordingly, Plaintiff and PNA have executed the enclosed Stipulation based upon their belief that an orderly schedule for any response to the pleadings in the CRT Cases would be more efficient for the parties and for the Court. This is especially so where, as here, not all defendants have been served and, as noted above, this action may be transferred and/or

The Hon. Madeline Cox Arleo, U.S.M.J., has "So Ordered" similar stipulations in two other CRT cases, Royal Data Services, Inc. v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-cv-00039 (JAG)(MCA), and OK TV & Appliances, LLC v. Samsung Electronics Co., Ltd., et al., Case No. 2:08-cv-00086 (JAG)(MCA).

Service of process was made on January 17, 2008. The time to respond to the Complaint is currently February 6, 2008, and no prior request for an extension has been made.

Case 2:07-cv-05713-SRC-MAS

Document 19

Filed 01/31/2008

Page 3 of 8

SILLS CUMMIS & GROSS
A PROFESSIONAL CORPORATION
Hon. Michael A. Shipp, U.S.M.J.
January 31, 2008
Page 3

coordinated and consolidated for pretrial proceedings based upon the pending motion before the Judicial Panel on Multidistrict Litigation.

PNA therefore respectfully requests that this Court "So Order" the enclosed Stipulation to extend the time to answer, move or otherwise respond to the Complaint and that, as set forth in paragraph 3 of the Stipulation, the extension will be applied to all named defendants who notify Plaintiff in writing of their intention to join this Stipulation.

Respectfully submitted,

Richard H. Epstein

Enclosure

cc: Bryan L. Clobes, Esq.
Mary Jane Fait, Esq.
Jayne Goldstein, Esq.
David Yohai, Esq.
Jeffrey L. Kessler, Esq.
(all via fax with enclosure)

OFFICE OF THE CLERK UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Richard W. Wieking Clerk

450 Golden Gate Avenue San Francisco, CA 94102 415.522.2000

18 March 2008

U.S. District Court William T. Walsh, Clerk 50 Walnut Street, 4th Floor Newark, NJ 07102

Re: MDL 1917 In re Cathode Ray Tube (CRT) Antitrust Litigation

Title of Case(s)

Princeton Display Technologies, inc. et al -v- Chunghwa Picture Tubes, Ltd., et al

Your Case Number(s)

C.A. No. 2:07-5713

Dear Clerk:

Enclosed is a certified copy of the order from the Judicial panel on Multidistrict Litigation transferring the above entitled action to the Northern District of California, San Francisco Division. The case has been assigned to the Honorable Samuel Conti for coordinated or consolidated pretrial processing pursuant to 28 USC §1407.

Please forward the original record and a certified copy of the docket entries in the case listed above along with the enclosed copy of this transmittal letter to:

United States District Court Northern District of California 450 Golden Gate Avenue, P.O. Box 36060 San Francisco, CA 94102 Attn: MDL Clerk

If the case is an electronic case filing please do one of the following: 1) electronically transfer the case via ECF by contacting our Automation Department at echhelpdesk@cand.uscourts.gov; 2) e-mail the PDF documents, as separate PDF files, including a PDF copy of the docket sheet to SFmdl_clerk@cand.uscourts.gov; 3) provide the PDF documents on a disc; or 4) provide us with a temporary log in and a password to directly access your database to expedite the downloading of the PDF files we need and/or require, We appreciate your prompt attention to this matter.

Sincerely yours,

Richard W. Wieking, Clerk

For Simone Voltz Deputy Clerk

Encl.

HEINS MILLS & OLSON, P.L.C.

ATTORNEYS AT LAW

310 CLIFTON AVENUE
MINNEAPOLIS, MINNESOTA 55403
TEL (612) 338-4605 • FAX (612) 338-4692
WWW.HEINSMILLS.COM

SCOTT W. CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA FEDEX EXPRESS

Jeffrey N. Lüthi
Clerk of the Panel
Judicial Panel on Multidistrict Litigation
Thurgood Marshall Federal Judiciary Building
One Columbus Circle, NE
Room G-255, North Lobby
Washington, DC 20002-8004

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Dear Mr. Lüthi:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find an original, four copies and a disk containing the following documents:

- (1) Notice of Appearance;
- (2) Notice of Presentation or Waiver of Oral Argument;
- (3) Rule 5.3 Corporate Disclosure Statement;
- (4) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;
- (5) Schedule of Actions; and
- (6) Certificate of Service.

Please return a file-stamped copy of these documents in the self-addressed, postage prepaid envelope provided.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Scott W. Carlson

SWC:alz Enclosures

cc: All counsel on Service List

HEINS MILLS & OLSON, P.L.C.

ATTORNEYS AT LAW

3 LO CLIFTON AVENUE
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TEL (612) 338-4605 • FAX (612) 338-4692
WWW.HEINSMILLS.COM

SCOTT W. CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA FEDEX EXPRESS

Clerk of Court United States District Court District of Minnesota 300 South Fourth Street, Room 202 Minneapolis, Minnesota, 55415

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Wettstein and Sons, Inc., d/b/a Wettstein's v. Chunghwa Picture Tubes, Ltd., et al., Case No. 07-CV-4889

Dear Clerk of Court:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find a copy of the following documents:

- (1) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;
- (2) Schedule of Actions; and
- (3) Certificate of Service.

Thank you for your attention to this matter, and please contact me if you have any questions.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Scott W. Carlson

SWC:alz Enclosures co: All counsel on Service List HEINS MILLS & OLSON, P.L.C. RECEIVED-CLERK

ATTORNEYS AT LAW

310 CLIFTON AVENUE

MINNEAPOLIS, MINNESOTA 55403 TEL (612) 338-4605 • FAX (612) 338-4692 WWW.HEINSMILLS.COM

u.S. DISTRICT COURT 2008 JAN 14 A 11: 28

SCOTT W. CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA FEDEX EXPRESS

Clerk of Court United States District Court Southern District of New York 500 Pearl Street, Room 630 New York, NY 10007

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Kindt v. Matsushita Electric Industrial Co., Ltd., et al., Case No. 1:07-CV-10322-**GBD**

Arch Electronics, Inc. v. LG Electronics, Inc., et al., Case No. 1:07-CV-10664-GBD

Meijer, Inc., et al. v. LG Electronics, Inc., et al., Case No. 1:07-CV-10674-GBD

Industrial Computing, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 1:07-CV-11203-UA

Dear Clerk of Court:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find a copy of the following documents:

- (1) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;
- (2) Schedule of Actions; and
- (3) Certificate of Service.

Thank you for your attention to this matter, and please contact me if you have any questions.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Mar C

Scott W. Carlson

SWC:alz Enclosures

cc: All counsel on Service List

HEINS MILLS & OLSON, P.L.C.

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WWW.HEINSMILLS.COM

SCOTT W. CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA U.S. MAIL

Clerk of Court United States District Court District of South Carolina Post Office Box 2557 Florence, SC 29503

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Glanz v. Chunghwa Picture Tubes, Ltd., et al., Case No. 4:07-CV-4175-TLW

Dear Clerk of Court:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find a copy of the following documents:

- (1) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;
- (2) Schedule of Actions; and
- (3) Certificate of Service.

Thank you for your attention to this matter, and please contact me if you have any questions.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Scott W. Carlson

SWC:alz Enclosures

cc: All counsel on Service List

HEINS MILLS & OLSON, P.L.C.

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WWW.HEINSMILLS.COM

SCOTT W: CARLSON SCARLSON@HEINSMILLS.COM

January 11, 2008

VIA FEDEX EXPRESS

Clerk of Court
United States District Court
Northern District of California
16th Floor
450 Golden Gate Avenue
San Francisco, CA 94102

Re: In re Cathode Ray Tube (CRT) Antitrust Litigation - MDL No. 1917

Crago, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-5944-SC

Nathan Muchnick, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-5981-SC

Juetten, et al. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6225-SC

Hawel d/b/a City Electronics v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6279-SC

Caldwell v. Matsushita Electric Industrial Co., Ltd., et al., Case No. 3:07-CV-6303-SC

Figone v. LG Electronics, Inc., et al., Case No. 3:07-CV-6331-SC

Art's TV and Appliance v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6416-JCS

Monikraft, Inc. v. Chunghwa Picture Tubes, Ltd., et al., Case No. 3:07-CV-6433-SC

Dear Clerk of Court:

Enclosed for filing on behalf of Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, please find a copy of the following documents:

(1) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and

consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407;

- (2) Schedule of Actions; and
- (3) Certificate of Service.

Thank you for your attention to this matter, and please contact me if you have any questions.

Respectfully submitted,

HEINS MILLS & OLSON, P.L.C.

Scott W. Carlson

SWC:alz Enclosures

cc: All counsel on Service List

SILLS CUMMIS & GROSS

A PROFESSIONAL CORPORATION

The Legal Center One Riverfront Plaza Newark, New Jersey 07102-5400 Tel: 973-643-7000 Fax: 973-643-6500

> One Rockefeller Plaza New York, NY 10020 Tel: 212-643-7000 Fax: 212-643-6500

Richard H. Epstein Member of the Firm Direct Dial: (973) 643-5372 E-mail: repstein@sillscummis.com

650 College Road East Princeton, NJ 08540 Tel: 609-227-4600 Fax: 609-227-4646

January 31, 2008

Via Electronic Mail and U.S. Mail

Hon. Michael A. Shipp Martin Luther King, Jr. Federal Building & Courthouse 50 Walnut Street Newark, New Jersey 07101

Re: Princeton Display Technologies, Inc. v. Chunghwa Picture Tubes, Ltd., et al.

Case No. 07-cv-5713 (SRC) (MAS)

Dear Judge Shipp:

We represent, along with Weil Gotshal & Manges LLP and Dewey & LeBoeuf LLP, defendant Panasonic Corporation of North America ("PNA") and write to request an extension of time to answer, move or otherwise respond to Plaintiff's complaint. PNA respectfully requests that the Court "So Order" the enclosed stipulation, to which counsel for Plaintiff has consented, extending the deadline until the earliest of the following dates: (1) 45 days after the filing of a Consolidated Amended Complaint in the CRT Cases (as defined below); or (2) 45 days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to

SILLS CUMMIS & GROSS
A PROFESSIONAL CORPORATION
Hon. Michael A. Shipp, U.S.M.J.
January 31, 2008
Page 2

an earlier response date in any CRT case, PNA will respond to the Complaint in this action on that earlier date.¹

On or about November 29, 2007, Plaintiff commenced this action alleging antitrust violations by manufacturers, distributors, and sellers of Cathode-Ray Tubes and products containing Cathode-Ray Tubes (collectively, "CRT products").² This is one of more than twenty complaints that have been filed to date in federal district courts throughout the United States by plaintiffs purporting to bring class actions on behalf of direct and indirect purchasers alleging antitrust violations by manufacturers, distributors, and sellers of CRT products (collectively, "the CRT Cases"). There is currently pending before the Judicial Panel on Multidistrict Litigation a motion to transfer the CRT cases for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. Responses to the motion have been filed. Further, Plaintiff anticipates the possibility of Consolidated Amended Complaints in the CRT Cases.

Accordingly, Plaintiff and PNA have executed the enclosed Stipulation based upon their belief that an orderly schedule for any response to the pleadings in the CRT Cases would be more efficient for the parties and for the Court. This is especially so where, as here, not all defendants have been served and, as noted above, this action may be transferred and/or

The Hon. Madeline Cox Arleo, U.S.M.J., has "So Ordered" similar stipulations in two other CRT cases, *Royal Data Services, Inc. v. Samsung Electronics Co., Ltd., et al.*, Case No. 2:08-cv-00039 (JAG)(MCA), and *OK TV & Appliances, LLC v. Samsung Electronics Co., Ltd., et al.*, Case No. 2:08-cv-00086 (JAG)(MCA).

Service of process was made on January 17, 2008. The time to respond to the Complaint is currently February 6, 2008, and no prior request for an extension has been made.

SILLS CUMMIS & GROSS

A PROFESSIONAL CORPORATION

Hon. Michael A. Shipp, U.S.M.J.

January 31, 2008 Page 3

coordinated and consolidated for pretrial proceedings based upon the pending motion before the

Judicial Panel on Multidistrict Litigation.

PNA therefore respectfully requests that this Court "So Order" the enclosed Stipulation to

extend the time to answer, move or otherwise respond to the Complaint and that, as set forth in

paragraph 3 of the Stipulation, the extension will be applied to all named defendants who notify

Plaintiff in writing of their intention to join this Stipulation.

Respectfully submitted,

Richard H. Epstein

Enclosure

cc: Bryan L. Clobes, Esq.

Mary Jane Fait, Esq.

Jayne Goldstein, Esq.

David Yohai, Esq.

Jeffrey L. Kessler, Esq.

(all via fax with enclosure)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

Case No. 07-5713-SRC-MAS

Plaintiff,

VS.

CHUNGHWA PICTURE TUBES, LTD.;
CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn.
Bhd.; LG ELECTRONICS, INC.; LP DISPLAYS;
ROYAL PHILIPS ELECTRONICS N.V.; TOSHIBA
CORPORATION; TOSHIBA MATSUSHITA
DISPLAY TECHNOLOGY CO., LTD.; MATSUSHITA
ELECTRIC INDUSTRIAL CO., LTD.; MT PICTURE
DISPLAY; HITACHI LTD.; HITACHI AMERICA
LTD.; HITACHI ASIA, LTD.; PANASONIC
CORPORATION OF NORTH AMERICA; and
SAMTEL COLOR, LTD.;

Defendants.

PLAINTIFF'S AND DEFENDANT PANASONIC CORPORATION OF NORTH AMERICA'S STIPULATION FOR EXTENSION OF TIME

WHEREAS Plaintiff Princeton Display Technologies, Inc. ("Plaintiff") filed a complaint in the above-captioned case on or about November 29, 2007;

WHEREAS Plaintiff alleges antitrust violations by manufacturers, distributors, and sellers of Cathode-Ray Tubes and products containing Cathode-Ray Tubes (collectively, "CRT products");

WHEREAS more than twenty complaints have been filed to date in federal district courts throughout the United States by plaintiffs purporting to bring class actions on behalf of direct and indirect purchasers alleging antitrust violations by manufacturers, distributors, and sellers of CRT products (collectively, "the CRT Cases");

WHEREAS, a motion is pending before the Judicial Panel on Multidistrict Litigation to transfer the CRT cases to this jurisdiction for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. Responses to the motion have been filed;

WHEREAS Plaintiff anticipates the possibility of Consolidated Amended Complaints in the CRT Cases;

WHEREAS Plaintiff and Defendant Panasonic Corporation of North America ("PNA") have agreed that an orderly schedule for any response to the pleadings in the CRT Cases would be more efficient for the parties and for the Court;

WHEREAS Plaintiff agrees that the deadline for PNA to answer, move, or otherwise respond to the Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the CRT Cases; or (2) forty-five days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to an earlier response date in any CRT case, PNA will respond to the Complaint in the above-captioned action on that earlier date;

WHEREAS Plaintiff further agrees that this extension is available, without further stipulation with counsel for Plaintiff, to all named defendants who notify Plaintiff in writing of their intention to join this Stipulation;

WHEREAS this Stipulation does not constitute a waiver by PNA of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process;

WHEREAS, with respect to any named defendant joining the stipulation, this Stipulation does not constitute a waiver of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process.

PLAINTIFF AND DEFENDANT PNA, BY AND THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, HEREBY STIPULATE AS FOLLOWS:

- Service of process was effected on January 17, 2008, the time for PNA to answer, move or otherwise respond to the Complaint is currently February 6, 2008, and no prior request for an extension has been made.
- 2. The deadline for PNA to answer, move, or otherwise respond to the Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the CRT Cases; or (2) forty-five days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to an earlier response date in any CRT case, PNA will respond to the Complaint in the above-captioned action on that earlier date.
- 3. This extension is available, without further stipulation with counsel for Plaintiff, to all named defendants who notify Plaintiff in writing of their intention to join this Stipulation;
- 4. This Stipulation does not constitute a waiver by PNA, or any other named defendant joining the Stipulation of any defense, including but not limited to the defenses of lack of

personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process.

By:

IT IS SO STIPULATED.

DATED: January_, 2008

James E. Cecchi

CARELLA, BYRNE, BAIN, GILFILLAN,

CECCHI, STEWART & OLSTEIN

5 Becker Farm Rd. Roseland, N.J. 07068 Tel: 973/994-1700 Fax: 973/994-1744

Bryan L. Clobes, Esq. Ellen Meriwether, Esq. CAFFERTY FAUCHER LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

Tel: 215/864-2800 Fax: 215/864-2810

Mary Jane Fait, Esq.
Theodore B. Bell, Esq.
WOLF HALDENSTEIN ADLER FREEMAN &
HERZ LLC
55 W. Monroe Street, Suite 1111
Chicago, Illinois 60603

Tel: 312/984-0000 Fax: 312/984-0001

Jayne Goldstein, Esq. Lee Albert, Esq. (LA8307) MAGER & GOLDSTEIN LLP 1818 Market Street, Suite 3700 Philadelphia, PA 19103

Tel: (215) 640-3280 Fax: (215) 640-3281

Attorneys for Plaintiff Princeton Display Technologies, Inc.

DATED: January 1, 2008	By: Richard H. Epstein SILLS CUMMIS & GROSS P.C. The Legal Center One Riverfront Plaza Newark, NJ 07102 Telephone: (973) 643-5372 Facsimile: (973) 643-6500
	Steven A. Reiss David L. Yohai WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153-0119 Telephone: (212) 310-8000 Facsimile: (212) 310-8007
	Jeffrey L. Kessler A. Paul Victor DEWEY & LeBOEUF LLP 1301 Avenue of the Americas New York, NY 10019 Telephone: (212) 259-8000 Facsimile: (212) 259-7013
	Attorneys for Defendant Panasonic Corporation of North America
ORDER The above stipulation is ORDERED APPRO	VED.
ORDER DATED:	erritore de la companio de la compa
	Hon. Michael A. Shìpp, U.S.M.J.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

Plaintiff, : Case No. 07-5713

vs. : <u>CLASS ACTION COMPLAINT</u>

CHUNGHWA PICTURE TUBES, LTD., et al. : JURY TRIAL DEMANDED

Defendants.

PRO HAC VICE MOTION OF ELLEN MERIWETHER

Pursuant to Local Rule 101.1, the undersigned hearby moves for admission pro hac vice for Ellen Meriwether and states the following:

- 1. Ellen Meriwether is a partner in the law firm Cafferty Faucher LLP. Her office's address is 1717 Arch St., Ste. 3610, Philadelphia, PA 19103.
 - 2. She is admitted to practice before the following courts:

United States Supreme Court
Pennsylvania Supreme Court
United States Court of Appeals for the Second Circuit
United States Court of Appeals for the Third Circuit
United States Court of Appeals for the Tenth Circuit
United States Court of Appeals for the Eleventh Circuit
United States District Court for the Eastern District of Pennsylvania

- 3. She is a member in good standing of the Bar of the Commonwealth of Pennsylvania and that there are no disciplinary proceedings pending against her nor has she ever been subject to disciplinary proceedings.
- 4. She understands and agrees to be bound by the rules and orders of this Court, including dates for scheduling conferences, motions, pretrial conferences, trials and any other

proceedings. She will also make any payments necessary to the New Jersey Lawyers' Fund for Client Protection.

Dated: December 6, 2007 By: CAFFERTY FAUCHER LLP

s/ Bryan L. Clobes

Bryan L. Clobes, Esq. 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

Tel: (215) 864-2800 Fax: (215) 864-2810

Attorney for Plaintiff

OFFICE OF THE CLERK UNITED STATES DISTRICT COURT OF COURT NORTHERN DISTRICT OF CALIFORNIA

Richard W. Wieking Clerk 450 Golden Gate Avenue San Francisco, CA 94102 415.522.2000

18 March 2008

U.S. District Court William T. Walsh, Clerk 50 Walnut Street, 4th Floor Newark, NJ 07102

Re: MDL 1917 In re Cathode Ray Tube (CRT) Antitrust Litigation

Title of Case(s)

Princeton Display Technologies, inc. et al -v- Chunghwa Picture Tubes, Ltd., et al

Your Case Number(s)

C.A . No. 2:07-5713

Dear Clerk:

Enclosed is a certified copy of the order from the Judicial panel on Multidistrict Litigation transferring the above entitled action to the Northern District of California, San Francisco Division. The case has been assigned to the Honorable Samuel Conti for coordinated or consolidated pretrial processing pursuant to 28 USC §1407.

Please forward the original record and a certified copy of the docket entries in the case listed above along with the enclosed copy of this transmittal letter to:

United States District Court
Northern District of California
450 Golden Gate Avenue, P.O. Box 36060
San Francisco, CA 94102
Attn: MDL Clerk

If the case is an electronic case filing please do one of the following: 1) electronically transfer the case via ECF by contacting our Automation Department at echhelpdesk@cand.uscourts.gov; 2) e-mail the PDF documents, as separate PDF files, including a PDF copy of the docket sheet to SFmdl_clerk@cand.uscourts.gov; 3) provide the PDF documents on a disc; or 4) provide us with a temporary log in and a password to directly access your database to expedite the downloading of the PDF files we need and/or require, We appreciate your prompt attention to this matter.

Sincerely yours,

Richard W. Wieking, Clerk

For Simone Voltz Deputy Clerk

Encl.

Case 2:07-cv-05713-SRC-MAS Document 19 Filed 01/31/2008

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

Plaintiff,

vs.

CHUNGHWA PICTURE TUBES, LTD.; CHUNGHWA PICTURE TUBES (MALAYSIA) Sdn. Bhd.; LG ELECTRONICS, INC.; LP DISPLAYS; ROYAL PHILIPS ELECTRONICS N.V.; TOSHIBA CORPORATION; TOSHIBA MATSUSHITA DISPLAY TECHNOLOGY CO., LTD.; MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.; MT PICTURE DISPLAY; HITACHI LTD.; HITACHI AMERICA LTD.; HITACHI ASIA, LTD.; PANASONIC CORPORATION OF NORTH AMERICA; and SAMTEL COLOR, LTD.;

Defendants.

Case No. 07-5713-SRC-MAS

PLAINTIFF'S AND DEFENDANT PANASONIC CORPORATION OF NORTH AMERICA'S STIPULATION FOR EXTENSION OF TIME

WHEREAS Plaintiff Princeton Display Technologies, Inc. ("Plaintiff") filed a complaint in the above-captioned case on or about November 29, 2007;

WHEREAS Plaintiff alleges antitrust violations by manufacturers, distributors, and sellers of Cathode-Ray Tubes and products containing Cathode-Ray Tubes (collectively, "CRT products");

WHEREAS more than twenty complaints have been filed to date in federal district courts throughout the United States by plaintiffs purporting to bring class actions on behalf of direct and indirect purchasers alleging antitrust violations by manufacturers, distributors, and sellers of CRT products (collectively, "the CRT Cases");

WHEREAS, a motion is pending before the Judicial Panel on Multidistrict Litigation to transfer the CRT cases to this jurisdiction for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. Responses to the motion have been filed;

WHEREAS Plaintiff anticipates the possibility of Consolidated Amended Complaints in the CRT Cases;

WHEREAS Plaintiff and Defendant Panasonic Corporation of North America ("PNA") have agreed that an orderly schedule for any response to the pleadings in the CRT Cases would be more efficient for the parties and for the Court;

WHEREAS Plaintiff agrees that the deadline for PNA to answer, move, or otherwise respond to the Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the CRT Cases; or (2) forty-five days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to an earlier response date in any CRT case, PNA will respond to the Complaint in the above-captioned action on that earlier date;

WHEREAS Plaintiff further agrees that this extension is available, without further stipulation with counsel for Plaintiff, to all named defendants who notify Plaintiff in writing of their intention to join this Stipulation;

WHEREAS this Stipulation does not constitute a waiver by PNA of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process;

WHEREAS, with respect to any named defendant joining the stipulation, this Stipulation does not constitute a waiver of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process.

PLAINTIFF AND DEFENDANT PNA, BY AND THROUGH THEIR RESPECTIVE COUNSEL OF RECORD, HEREBY STIPULATE AS FOLLOWS:

- 1. Service of process was effected on January 17, 2008, the time for PNA to answer, move or otherwise respond to the Complaint is currently February 6, 2008, and no prior request for an extension has been made.
- 2. The deadline for PNA to answer, move, or otherwise respond to the Complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a Consolidated Amended Complaint in the CRT Cases; or (2) forty-five days after Plaintiff provides written notice to PNA that Plaintiff does not intend to file a Consolidated Amended Complaint, provided however, that in the event that PNA should agree to an earlier response date in any CRT case, PNA will respond to the Complaint in the above-captioned action on that earlier date.
- 3. This extension is available, without further stipulation with counsel for Plaintiff, to all named defendants who notify Plaintiff in writing of their intention to join this Stipulation;
- 4. This Stipulation does not constitute a waiver by PNA, or any other named defendant joining the Stipulation of any defense, including but not limited to the defenses of lack of

Case 2:07-cv-05713-SRC-MAS

Document 19

Filed 01/31/2008

Page 7 of 8

personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process.

IT IS SO STIPULATED.

DATED: January_, 2008

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Attorneys for Plaintiff Princeton Display Technologies, Inc.

Case 2:07-cv-05713-SRC-MAS

Document 19

Filed 01/31/2008

Page 8 of 8

DATED: January 1, 2008

ьу: __

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Attorneys for Defendant Panasonic Corporation of

North America

ORDER

The above stipulation is ORDERED APPROVED.

ORDER DATED: 2/6/08

Hon, Michael A. Shipp, U.S.M.,

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

PRINCETON DISPLAY : TECHNOLOGIES, INC. , :

•

Plaintiff, : Civil Action No. 07-5713 (KSH)

v. :

•

CHUNGHWA PICTURE, : ORDER

TUBES, LTD., et al.

:

Defendant. :

This matter having come before the Court on the application of Cafferty Faucher LLP. ["the movant"], attorneys for plaintiff, for the <u>pro hac vice</u> admission of Ellen Meriwether, Esq. ["counsel"] pursuant to Local Civ. R. 101.1;

and the Docket reflecting that no defendant has entered an appearance,

and it therefore appearing that any motion practice is premature,

IT IS ON THIS 11th day of December, 2007

ORDERED that the application for the <u>pro hac vice</u> admission of counsel [Docket Entry No. 6] is denied without prejudice.

s/Patty Shwartz

UNITED STATES MAGISTRATE JUDGE

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION

MDL DOCKET NO. 1917

CERTIFICATE OF SERVICE

I, Scott W. Carlson, of Heins Mills & Olson, one of the attorneys representing Plaintiff Wettstein and Sons, Inc., d/b/a Wettstein's, hereby certify that on January 11, 2008, I caused copies of the following documents to be served by United States First Class Mail on the persons identified on the attached Service List.

- (1) Notice of Appearance;
- (2) Notice of Presentation or Waiver of Oral Argument;
- (3) Rule 5.3 Corporate Disclosure Statement;
- (4) Wettstein and Sons, Inc., d/b/a Wettstein's Interested Party Response to: (1) Plaintiff Crago, Inc.'s motion for transfer and consolidation of related antitrust actions to the Northern District of California pursuant to 28 U.S.C. § 1407, (2) the New York Direct Purchaser Plaintiffs' motion for transfer and consolidation of related antitrust actions to the Southern District of New York pursuant to 28 U.S.C. § 1407, and (3) Plaintiffs Royal Data Services, Inc. and OK TV & Appliances, LLC's motion for transfer and consolidation of related antitrust class actions to the District of New Jersey pursuant to 28 U.S.C. § 1407; and
- (5) Schedule of Actions.

Scott W. Carlson

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Clerk of Court United States District Court District of South Carolina Post Office Box 2557 Florence, SC 29503 Judicial Panel on Multidistrict Litigation - Panel Attorney Service List

Page 1

Docket: 1917 - IN RE: Cathode Ray Tube (CRT) Antitrust Litigation

Status: Pending on //

Transferee District:

Judge:

Printed on 01/02/2008

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Note: Please refer to the report title page for complete report scope and key.

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Note: Please refer to the report title page for complete report scope and key.

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Matsushita Electric Industrial Co., Ltd.*; Panasonic Corp. of North America*

BEFORE THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

IN RE CATHODE RAY TUBE (CRT)
ANTITRUST LITIGATION

MDL DOCKET NO. 1917

SCHEDULE OF ACTIONS

Case Captions	Court	Civil Action No.	Judge
Plaintiff:	N.D. of	3:07-cv-	Samuel
Crago, Inc.	California	05944-SC	Conti
	Cumorina	(filed	Conti
Defendants: Chunghwa Picture Tubes, Ltd.;	ĺ	11/26/07)	
Chunghwa Picture Tubes (Malaysia) Sdn.		11/20/07)	
Bhd.; Hitachi, Ltd.; Hitachi America, Ltd.;			
Hitachi Asia, Ltd.;			
Irico Group Corp.; Irico Display Devices			
Co., Ltd.; LG Electronics, Inc.; Matsushita			
Electric Industrial Co., Ltd.; Panasonic			:
Corporation of North			
America; Orion Electric Co., Ltd.; Orion			
America, Inc.; Koninklikje Philips			
Electronics N.V.; Philips Electronics North			
America; Samsung SDl Co., Ltd.;			
Samsung SDI America, Inc.; Samtel Color,			
Ltd.; Thai CRT Company, Ltd.; Toshiba			ļ
Corporation; Beijing-Matsushita Color CRT			
Company, Ltd.; Matsushita Toshiba Picture			ļ
Display Co., Ltd.; and LP Displays			
International, Ltd.			

Plaintiff:	N.D. of	3:07-cv-	Samuel
Nathan Muchnick, Inc.	California	05981-SC	Conti
	}	(filed	
Defendants: Chunghwa Picture Tubes Ltd.;		11/27/07)	
Tatung Company of			
America, Inc.; LG Electronics Inc.; LG		•	
Philips Display USA, Inc.; Matsushita			
Electric Industrial Company, Ltd.; Panasonic			
Corporation of North America; Koninklijke			
Philips Electronics, N.V.; Philips Electronics			
North America Corporation; Samsung]		
Electronics Co. Ltd.; Samsung Electronics			ļ
America, Inc.;	·		
Samsung SDI Co., Ltd.; Toshiba			
Corporation; Toshiba America Electronics			
Components, Inc.; Toshiba America			
Information Systems, Inc.; MT Picture			
Display Company; MT Picture Display			
Corporation of America (New York); MT			
Picture Display Corporation of America			
(Ohio)			
Plaintiff:	N.D. of	3:07-cv-	Samuel
Michael Juetten and Chad Klebs	California	06225-SC	Conti
		(filed	
Defendants: Chunghwa Picture Tubes, Ltd.;	•	12/10/07)	
LP Displays International, Ltd.; Matsushita			
Electric Industrial Co. Ltd.; MT Picture			
Display Co., Ltd.; Koninklijke Philips			
Electronics N.V.; Samsung SDI Co.; Toshiba			
Corp.; Toshiba America, Inc.		,	

Plaintiff:	1315	1	· · · · · · · · · · · · · · · · · · ·
	N.D. of	3:07-cv-	Samuel
Hawel A. Hawel d/b/a City Electronics	California	06279-SC	Conti
D.C. I. St. I.		(filed	
Defendants: Chunghwa Picture Tubes Ltd.;		12/12/07)	
Chunghwa Picture Tubes (Malaysia) Sdn.	}		İ
Bhd.; Hitachi, Ltd.; Hitachi America, Ltd.;			
Hitachi Asia, Ltd.; Irico Display Devices			
Co., Ltd.; LG Electronics Inc.; Matsushita			
Electric Industrial Co., Ltd.; Panasonic			
Corporation of Northern America; Orion		ł	
Electric Co., Ltd.; Orion America, Inc.;	1		
Koninklijke Philips Electronics, N.V.;		j	
Philips Electronics North America; Samsung			
SDI Co., Ltd.; Samtel Color, Ltd.; Thai CRT			
Company, Ltd.; Toshiba Corporation;			
Beijing-Matsushita Color CRT Company,			
Ltd.; Matsushita Toshiba Picture Display			ľ
Co., Ltd.; LP Displays International, Ltd.;			
Samsung SDI America, Inc.			
Plaintiff:	N.D. of	3:07-cv-	Samuel
Barbara Caldwell	California	06303-SC	Conti
	Cumomu	(filed	Conti
Defendants: Matsushita Electric Industrial		12/13/07)	
Co., Ltd.; Toshiba Corporation; Toshiba		12/13/01)	
America, Inc.; MT Picture Display Co.,			
LTD.; Samsung SDI Co., Ltd.; LP Displays			
International, Ltd.; Royal Philip Electronics			
N.V.; Chunghwa Picture Tubes, Ltd.			
G Auto, Liu.	<u></u>		<u> </u>

Plaintiff:	N.D. of	3:07-ev-	Samuel
Jeffrey Figone	California	06331-SC	Conti
		(filed	
Defendants: LG Electronics, Inc.; Samsung		12/13/07)	
Electronics Co., Ltd.; Samsung SDI Co.,			
Ltd.; Samsung Electronics America, Inc.;			ļ
Samsung SDI America, Inc.; Samtel Color			
Ltd.; Toshiba Corporation; Toshiba America			
Electronic Components, Inc.; Toshiba			
America Information Systems, Inc.;	-		
Matsushita Toshiba Picture Display Co.,			
Ltd.; MT Picture Display Corporation of			
America (New York); MT Picture Display	•		
Corporation of America (Ohio); Matsushita			
Electric Industrial Co., Ltd.; Panasonic			
Corporation of North America; Beijing-			
Matsushita Color CRT Company, Ltd.; Orion			
Electric Co., Ltd.; Orion America, Inc.;			
Hitachi LTD; Hitachi America Ltd.; Hitachi			
Asia, Ltd.; Chunghwa Picture Tubes Ltd.;		•	
Chunghwa Picture Tubes (Malaysia) SDN.			
BHD; LP Displays International, Ltd.;			
Koninklijke Philips Electronics N.V.; Philips			
Electronics North America; Irico Group			
Corp.; Irico Display Devices Co., Ltd.; Thai			
CRT Company, Ltd.; Tatung Company of			
America, Inc.			

Plaintiff:	N.D. C	0.07	1
Art's TV and Appliance	N.D. of	3:07-cv-	Joseph C.
At \$ 1 v and Apphance	California	06416-JCS	Spero
Defendants: Matsushita Electric Industrial		(filed	
		12/19/07)	
Co, Ltd., Panasonic Corporation of North America, Orion Electric Co., Ltd., Orion			
America, Inc., Koninklijke Philips Electronics N.V., Philips Electronics North			
America, Samsung SDI Co., Ltd., Samsung			
SDI America, Inc., Samtel Color, Ltd., Thai	1		
CRT Company, Ltd., Toshiba Corporation,			
Beijing-Matsushita Color CRT Company,			
Ltd., LP Displays International, Ltd.,			
Matsushita Toshiba Picture Display Co.,			
Ltd., Chunghwa Picture Tubes, LTD.,			}
Chunghwa Picture Tubes (Malaysia) Sdn.			
Bhd., Hitachi, Ltd., Hitachi America, Ltd.,			
Hitachi Asia, Ltd., Irico Group Corp., Irico			
Display Devices Co., Ltd., LG Electronics,			
Inc.			
Plaintiff:	N.D. of	3:07-cv-	Samuel
Monikraft, Inc.	California	06433-SC	Conti
,		(filed	Conti
Defendants: Matsushita Electric Industrial		12/21/07)	
Co., Ltd., Panasonic Corporation of North		1	
America, Orion Electric Co., Ltd., Orion			
America, Inc., Koninklijke Philips			
Electronics N.V., Philips Electronics North			
America, Samsung SDI Co., Ltd., Samsung			
SDI America, Inc., Samtel Color, Ltd., Thai			İ
CRT Company, Ltd., Toshiba Corporation,			
Beijing-Matsushita Color CRT Company,			
Ltd., LP Displays International, Ltd.,			
Chunghwa Picture Tubes, LTD., Chunghwa	ļ		
Picture Tubes (Malaysia) SDN.BHD,	Ì		
Hitachi, Ltd., Hitachi America, Ltd, Hitachi			
Asia, Ltd., Irico Group Corp., Irico Display			
Devices Co., Ltd., LG Electronics, Inc.			

Plaintiff:	T 50 C	10.05	2014
	D. of	0:07-cv-	Michael J.
Wettstein and Sons, Inc., d/b/a Wettstein's	Minnesota	4889-	Davis
D 5 1 4 61		MJD/AJB	
Defendants: Chunghwa Picture Tubes, Ltd.;	-	(filed	
Tatung Company of America, Inc.; L.G.		12/18/07)	
Electronics, Inc.; LG Philips Display USA,	1		
Inc.; Matsushita Electric Industrial Co. Ltd.;		!	ĺ
Panasonic Corporation of North America;		<u>.</u>	
Koninklijke Philips Electronics N.V.; Philips			
Electronics North America Corporation;			
Samsung Electronics Co.; Samsung			}
Electronics America, Inc.; Samsung SDI Co.			
Ltd. f/k/a Samsung Display Device Co.;			
Toshiba Corporation; Toshiba America	į		
Electronic Components, Inc.; Toshiba			ļ
America Information Systems, Inc.; MT			
Picture Display Company; MT Picture			
Display Corporation of America (New			
York); MT Picture Display Corporation of			
America (Ohio); LP Displays			
Plaintiff:	D. of New	2:07-ev-	Katharine
Princeton Display Technologies, Inc.	Jersey	05713-	S. Hayden
- ,		KSH-PS	
Defendants: Chunghwa Picture Tubes, Ltd.;		(filed	
Chunghwa Picture Tubes (Malaysia) Sdn.		11/29/07)	
Bhd.; LG Electronics, Inc.; LP Displays;			
Royal Philips Electronics N.V.; Toshiba			
Corporation; Toshiba Matsushita Display			
Technology Co., Ltd.; Matsushita Electric			
Industrial Co. Ltd.; MT Picture Display;			
Hitachi Ltd.; Hitachi America Ltd.; Hitachi			
Asia, Ltd.; Panasonic Corporation of North			
America; Samtel Color, Ltd.			
<u> </u>	i	·····	J

77		·	
Plaintiff:	D. of New	2:08-cv-	Joseph A.
Royal Data Services, Inc.	Jersey	0039-JAG	Greenaway,
		(filed	Jr.
Defendants: Samsung Electronics Co., Ltd.;		1/2/08)	
Samsung SDI Co. Ltd.; Samsung Electronics			
America, Inc.; Matsushita Electric Industrial			
Co. Ltd.; Matsushita Toshiba Picture Display			
Co., Ltd.; MT Picture Display Corporation of		ļ	
America; Panasonic Corporation of North			
America; Toshiba Corporation; Toshiba			
America Consumer Products, LLC; Orion			1
Electric Co., Ltd.; Royal Philips Electronics			
N.V.; Philips Electronics North America			
Corp.; LG Electronics, Inc.; LG Electronics			
USA, Inc.; LP Displays International, Ltd.;			
Chunghwa Picture Tubes, Ltd.; Tatung			
Company of America, Inc.; TVP			
Technology, Ltd., Co.; TVP International			
(USA), Inc.; Hitachi, Ltd.; Hitachi America,			
Ltd.; Hitachi Asia, Ltd.			
Plaintiff:	D. of New	2:08-cv-	Jacomb A
OK TV & Appliances, LLC	Jersey	0086-JAG	Joseph A.
· * * * * * * * * * * * * * * * * * * *	Jersey		Greenaway,
	Jersey	(filed	Jr.
Defendants: Samsung Electronics Co., Ltd.:	Jersey		•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America	Jersey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics USA, Inc.; LP Displays International, Ltd.;	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics USA, Inc.; LP Displays International, Ltd.; Chunghwa Picture Tubes, Ltd.; Tatung	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics USA, Inc.; LP Displays International, Ltd.; Chunghwa Picture Tubes, Ltd.; Tatung Company of America, Inc.; TVP	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics USA, Inc.; LP Displays International, Ltd.; Chunghwa Picture Tubes, Ltd.; Tatung Company of America, Inc.; TVP Technology, Ltd., Co.; TVP International	Jeisey	(filed	•
Defendants: Samsung Electronics Co., Ltd.; Samsung SDI Co. Ltd.; Samsung Electronics America, Inc.; Matsushita Electric Industrial Co. Ltd.; Matsushita Toshiba Picture Display Co., Ltd.; MT Picture Display Corporation of America; Panasonic Corporation of North America; Toshiba Corporation; Toshiba America Consumer Products, LLC; Orion Electric Co., Ltd.; Royal Philips Electronics N.V.; Philips Electronics North America Corp.; LG Electronics, Inc.; LG Electronics USA, Inc.; LP Displays International, Ltd.; Chunghwa Picture Tubes, Ltd.; Tatung Company of America, Inc.; TVP	Jeisey	(filed	•

Plaintiff:	CD of	1.07	
Andrew Kindt	S.D. of	1:07-cv-	George B.
Andrew Kindi	New York	10322-GBD	Daniels
		(filed	
Defendants: Matsushita Electric Industrial		11/13/07)	
Co., Ltd.; Samsung SDI Co., Ltd.;			
LP Displays International, Ltd.; MTPicture			
Display Co., Ltd.; Toshiba Corp.;			
Toshiba America, Inc.	1	,	
Plaintiff:	S.D. of	1:07-cv-	George B.
Arch Electronics, Inc.	New York	10664-GBD	Daniels
		(filed	
Defendants: LG Electronics, Inc.; LP		11/29/07)	
Displays International Ltd.; Koninklijke		,	
Philips Electronics N.V.; Philips Electronics			
North America Corporation; Matsushita			
Electric Industrial Co., Ltd.; Panasonic			
Corporation of North America; Samsung			
Electronics Co. Ltd.; Samsung SDI Co. Ltd.;			
Samsung Electronics America, Inc.;			
Samsung SDI America, Inc.; Toshiba			
Corporation; Toshiba America Electronics			
Components, Inc.; Toshiba America			
Information Systems, Inc.; Matsushita			
Toshiba Picture Display Co., Ltd.; MT			
Picture Display Corporation of America			
(New York); MT Picture Display			
Corporation of America (Ohio); Chunghwa			
Picture Tubes, Ltd.; Tatung Company of			
America, Inc.			
minerica, inc.]		

TH	T = -	T	r <u> </u>
Plaintiff:	S.D. of	1:07-cv-	George B.
Meijer, Inc. and Meijer Distribution, Inc.	New York	10674-GBD	Daniels
		(filed	
Defendants: LG Electronics, Inc.; LP		11/29/07)	
Displays International Ltd.; Koninklijke			
Philips Electronics N.V.; Philips Electronics			
North America Corporation; Matsushita			
Electric Industrial Co., Ltd.; Panasonic			
Corporation of North America; Samsung			
Electronics Co., Ltd.; Samsung SDI Co. Ltd.;			
Samsung Electronics America, Inc.;			
Samsung SDI America, Inc.; Toshiba			ĺ
Corporation; Toshiba America Electronics	į		
Components, Inc.; Toshiba America			
Information Systems, Inc.; Matsushita			
Toshiba Picture Display Co., Ltd.; MT			
Picture Display Corporation of America			
(New York); MT Picture Display			
Corporation of America (Ohio); Chunghwa			
Picture Tubes, Ltd.; Tatung Company			
Of America, Inc.			
Plaintiff:	S.D. of	1:07-ev-	Unassigned
Industrial Computing, Inc.	New York	11203-UA	Onassigned
the state of the s	IVOW TOIK	(filed	
Defendants: Matsushita Electric Industrial		12/13/07)	
Co., Ltd., MT Picture Display Co., Ltd.,		12/15/01)	
Hitachi Ltd., Hitachi America Ltd., Hitachi			
Asia, Ltd., Panasonic Corporation of North			
America, Samsung SDI Co., Ltd., Samsung			
SDI America, Inc., Samtel Color Ltd.,			
Chunghwa Picture Tubes, Ltd., Chunghwa			
Picture Tubes (Malaysia) Sdn. Bhd., LG			
Electronics, Inc., LP Displays, Royal Philips			
Electronics North America, Philips			
Electronics North America, Toshiba			
Corporation, Toshiba Matsushita Display			
Technology Co., Ltd.			
roomology Co., Etc.			

Plaintiff:	D. of	4:07-cv-	Terry L.
Greg A. Glanz	South	04175-TLW	Wooten
	Carolina	(filed	
Defendants: Samsung Electronics Co,		12/31/07)	
Samsung Electronics America Inc, Samsung			
SDI Co Ltd, Toshiba Corporation, Toshiba			
America Electronics Components Inc,			
Toshiba America Information Systems Inc,			
Mt Picture Display Company, Mt Picture	1		
Display Corporation of America (New			
York), Mt Picture Display Corporation of			
America (Ohio), LP Displays, Chunghwa			
Picture Tubes Ltd, Tatung Company of			
America Inc, LG Electronics Inc, LG Philips			
Display USA Inc, Matsushita Electric			
Industrial Co Ltd, Panasonic Corporation of			
North America, Koninklijke Philips			
Electronics NV, Philips Electronics North			
America Corporation			

United State	S DISTRICT COURT
Dis	strict of NEW JERSEY
PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,	SUMMONS IN A CIVIL ACTION
CHUNGHWA PICTURE TUBES, LTD., ET AL.	CASE NUMBER: 07-5713 (USII)
TO: (Name and address of Defendant)	
Samtel Color, Ltd. Village Chhapraula Bulandshalar Road Ghaziabad - 201009 (U.P.)	
YOU ARE HEREBY SUMMONED and required	d to serve on PLAINTIFF'S ATTORNEY (name and address)
Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103	
an answer to the complaint which is served on you with to fithis summons on you, exclusive of the day of service. If or the relief demanded in the complaint. Any answer the Clerk of this Court within a reasonable period of time af	If you fail to do so, judgment by default will be taken against you hat you serve on the parties to this action must be filed with the
CLERK CLERK CLERK (By) DEPUTY PLERK	December 3, 2007

R	ETURN OF SERVICE	
Service of the Summons and complaint was made by me ⁽¹⁾	DATE	
NAME OF SERVER (PRINT)	TITLE	
Check one box below to indicate appropriate method	l of service	
☐ Served personally upon the defendant. Place v		
 Left copies thereof at the defendant's dwelling discretion then residing therein. 	house or usual place of abode with a person of so	uitable age and
Name of person with whom the summons and	complaint were left:	
☐ Returned unexecuted:		
☐ Other (specify):		
STAT	EMENT OF SERVICE FEES	
TRAVEL SERVICES		TOTAL \$0.00
DE	CLARATION OF SERVER	Ψ0.00
contained in the Return of Service and Statement Executed on	nature of Server	
Ado	idress of Server	·
(1) As to who may serve a summons see Rule 4 of the Federal Rules of		

United States District Court

District of	NEW JERSEY	

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-5713 (KSH)

TO: (Name and address of Defendant)

Panasonic Corporation of North America One Panasonic Way Secaucus, NJ 07094

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

Décember 3, 2017

CLERK

(Bv) DEPUTY CLERK

-110 110 (rect: 0/01) Danishens	in a civil richon			
-		RETURN OF SERVICE		
Service of the Summons and o	complaint was made by	/ me ^(f) DATE		
NAME OF SERVER (PRINT)		TITLE		
Check one box below to it	ndicate appropriate	 method of service		
☐ Served personally				
Left copies thereo discretion then res	f at the defendant's disiding therein.	welling house or usual place of abode	with a person of suitable age and	
Name of person w	rith whom the summo	ns and complaint were left:		
☐ Returned unexecu	ted:	•		
☐ Other (specify):				
		STATEMENT OF SERVICE FE	FC	
TRAVEL		/ICES	TOTAL \$0.00	
-4		DECLARATION OF SERVER		
contained in the Retu	ırn of Service and Sta	tement of Service Fees is true and cor Signature of Server	of America that the foregoing information rect.	
		-3		
		Address of Server		
				ì

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

UNITED STATES DISTRICT COURT

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-5713(WSH)

Doromber 3, 2007

TO: (Name and address of Defendant)

Hitachi Asia, Ltd. c/o Hitachi Ltd. 575 Mauldin Road Greenville, SC 29607

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20	days after service
of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default wi	ill be taken against you
for the relief demanded in the complaint. Any answer that you serve on the parties to this action	must be filed with the
Clerk of this Court within a reasonable period of time after service.	

WILLIAM T. WALSH

DAT

CLERK

(By) DEPUTY CLERK

((
	R	ETURN OF SERVIC	CE	
Service of the Summons and complai	nt was made by me(i)	DATE		
NAME OF SERVER (PRINT)		TITLE		
Check one box below to indicate	appropriate methoa	l of service		
☐ Served personally upon t				
☐ Left copies thereof at the discretion then residing t	defendant's dwelling herein.	house or usual place of al	bode with a person of s	iitable age and
Name of person with wh	om the summons and	complaint were left:	÷	
☐ Returned unexecuted:				
☐ Other (specify):				
	STAT	EMENT OF SERVICE	FEES	
TRAVEL	SERVICES			TOTAL \$0.00
	DEC	CLARATION OF SER	VER	ψο.σο
contained in the Return of S Executed on	Service and Statement		aces of America that the	Toregoing intornation
ט	ate Sig	mature of Server		
	Add	dress of Server		
·				

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

UNITED STATES DISTRICT COURT

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 67-57/3 (KS/I)

TO: (Name and address of Defendant)

Hitachi America, Ltd. 50 Prospect Avenue Tarrytown, NY 10591

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

December 3, 2017

CLERK

(By) DEPUTY CLERK

270 110 (ICV. GG1) Summons in a Civil Action		
	RETURN OF SERVICE	
Service of the Summons and complaint was mad	le by me ^(I) DATE	
NAME OF SERVER (PRINT)	TITLE	
Check one box below to indicate appropri	ate method of service	
☐ Served personally upon the defenda	ant. Place where served:	
 Left copies thereof at the defendant discretion then residing therein. 	's dwelling house or usual place of abode w	rith a person of suitable age and
Name of person with whom the sun	nmons and complaint were left:	
☐ Returned unexecuted:		
☐ Other (specify):		
	STATEMENT OF SERVICE FEE	S
TRAVEL	SERVICES	TOTAL \$0.00
<u> </u>	DECLARATION OF SERVER	4000
contained in the Return of Service and Executed on	rjury under the laws of the United States of I Statement of Service Fees is true and corre	ect.
. Date	Signature of Server	
	Address of Server	

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

United States District Court

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-57/3 (45H)

TO: (Name and address of Defendant)

Hitachi, Ltd. 6-1 Marunouchi Center Building 13F Chiyoda-ku Tokyo 100-8220 Japan

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WAISH

December 3, 2007

CLERK

(By) DEPUTY CLERI

R	ETURN OF SERVICE	
Service of the Summons and complaint was made by me ⁽¹⁾	DATE	
NAME OF SERVER (PRINT)	TITLE	
Check one box below to indicate appropriate method	of service	
\square Served personally upon the defendant. Place v	vhere served:	
☐ Left copies thereof at the defendant's dwelling discretion then residing therein.	house or usual place of abode with a person of	suitable age and
Name of person with whom the summons and	complaint were left:	
☐ Returned unexecuted:		
☐ Other (specify):		
STAT	EMENT OF SERVICE FEES	
TRAVEL SERVICES		TOTAL \$0.00
DEG	CLARATION OF SERVER	
I declare under penalty of perjury under contained in the Return of Service and Statement Executed on	the laws of the United States of America that to Service Fees is true and correct.	ne foregoing information
	nature of Server	
•		
Add	dress of Server	
Ado	dress of Server	
Ada	dress of Server	
Ado	dress of Server	
Ado	dress of Server	
Ado	dress of Server	
Add	dress of Server	
Add	dress of Server	
Add		
Ade		

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

United States District Court

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-57/3(KSH)

TO: (Name and address of Defendant)

MT Picture Display Co., Ltd. 360 S. Patterson Blvd. B Dayton, OH 45402-2866

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

CLERK WILLIAM T WALST

Leomber 3, 200

(By) DEPLITY CVERK

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⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

UNITED STATES DISTRICT COURT

District of	NEW JERSEY	·

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-57/3 (LCSH)

TO: (Name and address of Defendant)

Matsushita Electric Industrial Co., Ltd. 1006 Oaza Kadoma Kadoma, Osaka 571-8501 Japan

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within _______ days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

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United States District Court

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07 -5 7/3 (VSH)

TO: (Name and address of Defendant)

Toshiba Corporation 1251 Avenue of the Americas Ste. 4110 New York, NY 10020

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

December 3, 2007

CLERK

(By) DEPUTY CLERK

SAO 440 (Rev. 8/01) Summons in a Civil Action RETURN OF SERVICE DATE Service of the Summons and complaint was made by $me^{(\iota)}$ TITLE NAME OF SERVER (PRINT) Check one box below to indicate appropriate method of service ☐ Served personally upon the defendant. Place where served: ☐ Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were left: ☐ Returned unexecuted: ☐ Other (specify): STATEMENT OF SERVICE FEES TOTAL TRAVEL SERVICES \$0.00 DECLARATION OF SERVER I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct. Executed on _ Signature of Server Address of Server

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

UNITED STATES DISTRICT COURT

*		
District of	NEW JERSEY	

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-57/3 (KSH)

TO: (Name and address of Defendant)

Royal Philips Electronics N.V. c/o Philips Electronics North America Corporation 1251 Avenue of the Americas New York, NY 10020

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within ________ days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

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United States District Court

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-5713 (KSH)

Doomber 3,2007

TO: (Name and address of Defendant)

LP Displays

308 Des Voeux Road Central
6th Floor
ING Tower
Sheung Wan, Hong Kong

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within _______ days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

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⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

UNITED STATES DISTRICT COURT

District of NEW JERSEY

PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated,

SUMMONS IN A CIVIL ACTION

CHUNGHWA PICTURE TUBES, LTD., ET AL.

CASE NUMBER: 07-5713 (KSH)

TO: (Name and address of Defendant)

LG Electronics, Inc.
1000 Sylvan Avenue
Englewood Cliffs, NJ 07632

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103

an answer to the complaint which is served on you with this summons, within 20 days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

WILLIAM T. WALSH

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United Sta	ATES DIS	TRICT C	COURT	
	District of	NEW JERS	EY	
PRINCETON DISPLAY TECHNOLOGIES, INC on behalf of itself and all others similarly situated, V.).,	SUMMO	ONS IN A CIVIL ACTION	
CHUNGHWA PICTURE TUBES, LTD., ET AL		ENUMBER:	07-57/3(KSH)	
TO: (Name and address of Defendant) Chunghwa Picture Tubes Lot 1, Subang Hi-Tech Batu Tiga 40000 Shah A Selangor, Malaysia	Industria1		•	
YOU ARE HEREBY SUMMONED and real Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103				
an answer to the complaint which is served on your of this summons on you, exclusive of the day of serve for the relief demanded in the complaint. Any ansiclerk of this Court within a reasonable period of the	/ice. If you fail wer that you se	to do so, judg rve on the pa	days after service ment by default will be taken against your ties to this action must be filed with the	u
WILLIAM T. WALSH		Decom	lu 3,200)	

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⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

United Sta	TES DIS	TRICT COURT
	District of	NEW JERSEY
PRINCETON DISPLAY TECHNOLOGIES, INC on behalf of itself and all others similarly situated,	• •	SUMMONS IN A CIVIL ACTION
CHUNGHWA PICTURE TUBES, LTD., ET AL.		ENUMBER: 07-5713 (KSH)
TO: (Name and address of Defendant) Chunghwa Picture Tubes; 1127 Hopin Road, Padeh Taoyuan Taiwan, R.O.C.	•	
YOU ARE HEREBY SUMMONED and re- Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103	quired to serve	on PLAINTIFF'S ATTORNEY (name and address)
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WILLIAM T. WALSH	DATE	Decomber 3, 2007

(By) DEPUTY CLERK

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United States	S DISTRICT COURT
Distr	rict of NEW JERSEY
PRINCETON DISPLAY TECHNOLOGIES, INC., on behalf of itself and all others similarly situated, V.	SUMMONS IN A CIVIL ACTION
CHUNGHWA PICTURE TUBES, LTD., ET AL.	CASE NUMBER: 07-57/3 (KSH)
TO: (Name and address of Defendant) TOSHIBA MATS USHIT) TECHNOLOGY CO, LID	4 DISPLAY
YOU ARE HEREBY SUMMONED and required Bryan L. Clobes, Esquire Cafferty Faucher LLP 1717 Arch Street, Suite 3610 Philadelphia, PA 19103	to serve on PLAINTIFF'S ATTORNEY (name and address)
	you fail to do so, judgment by default will be taken against you it you serve on the parties to this action must be filed with the
WILLIAM T. WALSH	December 3, 2007

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CaSes \$207.08-05702425R\$CMADocuDrocontrie2225 Filed e24/23/22702808 Palled to the office of the control of the MULTIDISTRICT LITIGATION A CERTIFIED TRUE COPY FEB 2 7 2008 UNITED STATES JUDICIAL PANEL MAR 1 4 2008 FILED CLERK'S OFFICE MULTIDISTRICT LITIGATION ATTEST Whicker 84 FOR THE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION IN RE: CATHODE RAY TUBE (CRT) MDL No. 1917 ANTITRUST LITIGATION

C 07-5944 SC

(SEE ATTACHED SCHEDULE)

MAR 1 8 2008

CONDITIONAL TRANSFER ORDER (CTO-1)

RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

On February 15, 2008, the Panel transferred one civil action to the United States District Court for the Northern District of California for coordinated or consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. See F.Supp.2d (J.P.M.L. 2008). With the consent of that court, all such actions have been assigned to the Honorable Samuel Conti.

It appears that the actions on this conditional transfer order involve questions of fact that are common to the action previously transferred to the Northern District of California and assigned to Judge Conti.

Pursuant to Rule 7.4 of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, 199 F.R.D. 425, 435-36 (2001), these actions are transferred under 28 U.S.C. § 1407 to the Northern District of California for the reasons stated in the order of February 15, 2008, and, with the consent of that court, assigned to the Honorable Samuel Conti.

This order does not become effective until it is filed in the Office of the Clerk of the United States District Court for the Northern District of California. The transmittal of this order to said Clerk shall be stayed 15 days from the entry thereof. If any party files a notice of opposition with the Clerk of the Panel within this 15-day period, the stay will be continued until further order of the Panel.

Jeffery N. Lüthi

Clerk of the Panel

Inasmuch as no objection is pending at this time, the stay is lifted.

MAR 1 4 2008

CLERK'S OFFICE JUDICIAL PANEL ON MULTIDISTRICT LITIGATION P.C. Solo 03/18/08

IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION

MDL No. 1917

SCHEDULE CTO-1 - TAG-ALONG ACTIONS

<u>DIST. DIV. C.A. #</u>	CASE CAPTION
ARKANSAS WESTERN ARW 5 08-5013	Jerry Cook v. Chunghwa Picture Tubes, Ltd., et al.
ARIZONA AZ 2 08-55	Brian A. Luscher, et al. v. Chunghwa Picture Tubes, Ltd., et al.
MINNESOTA MN 0 07-4889 MN 0 08-160	Wettstein & Sons, Inc., etc. v. Chunghwa Picture Tubes, Ltd., et al. Barry Kushner, et al. v. Chunghwa Picture Tubes, Ltd., et al.
NEW JERSEY NJ 2 07-5713 NJ 2 08-39 NJ 2 08-86	Princeton Display Technologies, Inc. v. Chunghwa Picture Tubes, Ltd., et al. Royal Data Services, Inc. v. Samsung Electronics Co., Ltd., et al. OK TV & Appliances, LLC v. Samsung Electronics Co., Ltd., et al.
NEW YORK SOUTHERN NYS 1 07-10664 NYS 1 07-10674 NYS 1 07-11203	Arch Electronics, Inc. v. LG Electronics, Inc., et al. Meijer, Inc., et al. v. LG Electronics, Inc., et al. Industrial Computing, Inc. v. Chunghwa Picture Tubes, Ltd., et al.
OHIO NORTHERN OHN 1 08-62	Southern Office Supply, Inc. v. Chunghwa Picture Tubes, Ltd., et al.
SOUTH CAROLINA SC 4 07-4175	Greg A. Glanz v. Chunghwa Picture Tubes, Ltd., et al.
TENNESSEE EASTERN TNE 2 08-11	Charles Benson v. Chunghwa Picture Tubes, Ltd., et al.
VERMONT VT 2 08-5	Margaret Slagle v. Chunghwa Picture Tubes, Ltd., et al.